



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड 32]

शिमला, शनिवार, 14 जुलाई, 1984/23 आषाढ़, 1906

[संख्या 28

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14 जुलाई, 1984/23 आषाढ़, 1906 को समाप्त होने वाले सप्ताह में निम्नालिखित विज्ञाप्तियाँ 'अमाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईः—

विवरित की संख्या	विभाग का नाम	विषय
संख्या लो० नि०(ग) ३-१५/८४ (आई० पी० एच०), दिनांक २२ जून, १९८४.	लोक निर्माण विभाग	सम्मिश्रण प्रयोगशाला, कंडाघाट, ज़िला सोलन को जल प्रदूषण निवारण तथा नियंत्रण के लिए हिमाचल प्रदेश राज्य बोर्ड की वादत राज्य प्रयोगशाला घोषित करना, इसके अन्येजी रूपान्तर सहित।
No. 4-3/74-Tpt.-Vol-I, dated 23rd June, 1984.	Transport Department	Appointing Smt. C. P. Sujaya, Commissioner-cum-Secretary (PW), Himachal Pradesh as Director on the Board of Directors of Himachal Pradesh Transport Corporation.
No. CS-II-15/77-5510-14, dated the 2nd July, 1984. No. CS-II-15/77-5515-5639, dated the 2nd July, 1984. No. FDS-Ura-6-1136/82/4016 dated the 3rd July, 1984.	Office of the District Magistrate, Shimla -do-	Fixing the wholesale and retail sale rate of meat and fish.
संख्या एल० एल० आर०-डी० (६) १४/८४, दिनांक १० जुलाई, १९८४.	Office of the District Magistrate, Una	Fixing the wholesale and retail sale margin of profit of eggs and chicken.
	विधि विभाग	The rates fixed by notification No. FDS-Ura-6-1136/82-2979-3024, dated 16-5-1984 will remain in force for next thirty days from 3rd July, 1984 onwards throughout Una district.
	Directorate of State Lotteries	हिमाचल प्रदेश म्यूनिसिपल कार्पोरेशन (अमैडमेंट ए० वैली-डेशन) आर्डीनेन्स, १९८४ (१९८४ का अव्यादेश संख्यांक ३)। Result of 199th draw of "Himalayan Weekly" held at Shimla on 10th July, 1984.

भाग 1-वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

हिमाचल प्रदेश सरकार

PERSONNEL DEPARTMENT

NOTIFICATIONS

Shimla-171002, the 25th February, 1984

No. 1-4 74-DP(APPTT.)Vol-II.—The Governor, Himachal Pradesh is pleased to confirm the following members of H. P. A.S. in the selection grade of the service i.e. Rs. 2000—2400, with effect from the dates shown against their names:—

S. No.	Name of officer	Date from which confirmed in selection grade
1	2	3
1.	Shri Raj Mani, H.A.S., Additional Registrar, Co-operative Societies, Himachal Pradesh.	1-5-77
2.	Shri P. B. Sharma, H.A.S., Under Secretary, Himachal Pradesh Public Service Commission.	19-1-84
3.	Shri D. C. Joshi, H.A.S., State Editor, District Gazetteers, H. P., Shimla.	19-1-84

Shimla-2, the 13th March, 1984

No. PER(A-I)-B(2)-1/84—The Governor, Himachal Pradesh, is pleased to order the transfer and posting of Shri S. P. Thakur, Project Officer, DRDA, Mandi (under orders of transfer as R. R. O. Bilaspur) as Collector (Forests), Mandi with immediate effect in public interest.

2. The Governor is further pleased to order the cancellation of transfer and posting orders of Shri S. P. Thakur as R. R. O. Bilaspur made *vide* this Department's notification of even number dated 2nd March, 1984.

Sd/-
Secretary (Personnel).

Shimla-2, the 15th March, 1984

No. 1-15/73-DP-Appptt.—The Governor, Himachal Pradesh, is pleased to order the following transfers and postings of the officers with immediate effect in public interest:—

1. Miss Harinder Hira, I.A.S., Joint Secretary (Home) to Government of Himachal Pradesh is transferred and posted as Joint Secretary (Finance), Director (Treasury & Accounts), Director, Small Savings, Himachal Pradesh *vice* Shri Narain Singh, Deputy Secretary (Finance);
2. Shri A. K. Dev, I.A.S., on return from leave is posted as Deputy Secretary (Home) to Government of Himachal Pradesh *vice* Miss Harinder Hira, Joint Secretary (Home);
3. Shri C. R. Negi, I.A.S., Deputy Secretary (Health & Family Welfare & Ayurveda) to Government of Himachal Pradesh is transferred and posted as Labour Commissioner & Director of Employment & Training, Himachal Pradesh against a vacant post; and
4. Shri Narain Singh, Deputy Secretary (Finance), Director (Treasury & Accounts) & Director of Small Savings, Himachal Pradesh is transferred

and posted as Deputy Secretary (Health & Family Welfare & Ayurveda) to the Government of Himachal Pradesh *vice* Shri C. R. Negi.

K. C. PANDEYA,
Chief Secretary.

Shimla-2, the 15th March, 1984

No. 1-15/73-DP-Appptt.—In partial modification of this Department's notification of even number dated the 15th March, 1984, the Governor, Himachal Pradesh, is pleased to order that Shri Avay Shukla, I.A.S., Joint Secretary (Finance) to Government of Himachal Pradesh, shall also hencewith function as Director, Small Savings, Himachal Pradesh.

M. K. KAW,
Commissioner-cum-Secretary.

Shimla-2, the 22nd March, 1984

No. 1-37/72-DP-Appptt.—The Governor, Himachal Pradesh, is pleased to order the following promotions, transfer and postings with immediate effect:—

1. Shri K. C. Shandil, a substantive Superintendent Engineer, H.P., P.W.D. and presently posted as Secretary-cum-Chief Engineer, H. P. Housing Board is appointed to officiate temporarily as Chief Engineer, H.P., P.W.D. in the pay scale of Rs. 2500—2750 and posted as Chief Engineer (Designs), H.P., P.W.D. *vice* Shri Munna Lal Bansal; and
2. The services of Shri Munna Lal Bansal, Chief Engineer (Designs), H. P., P. W. D. are placed at the disposal of Himachal Pradesh Housing Board for his appointment as Secretary-cum-Chief Engineer, H. P. Housing Board *vice* Shri K. C. Shandil. The terms and conditions of deputation will be intimated separately.

K. C. PANDEYA,
Chief Secretary.

EDUCATION DEPARTMENT

NOTIFICATIONS

Shimla-2, the 9th March, 1984

No. Shiksha-KA-3(I)/81.—The Governor, Himachal Pradesh is pleased to redesignate the post of Statistical Officer of the Himachal Pradesh Education Directorate as Assistant Director of Education (Statistics & Surveys) and to club this post with the cadre of Assistant Directors of Education (School & Inspection Cadre) with immediate effect.

2. This post was initially created *vide* this Department's letter No.1-366/71-Edu-I, dated 22nd May, 1971.
3. This issues with the prior concurrence of the Finance Department obtained *vide* their U. O. No.263-5/22/71-Fin(Reg.), dated the 17th February, 1984.

Shimla-2, the 13th March, 1984

No. Edu(a)4-8/77-Shiksha-Ka.—The Governor, Himachal Pradesh is pleased to nominate Shri Dharam Singh, M. L. A. as non-official member of the High Powered Technical Committee for Sainik School, Sujanpur Tihra as constituted *vide* Education Department's notification of even number, dated the 6th August, 1983.

S. S. SIDHU,
Commissioner-cum-Secretary.

FOREST FARMING AND CONSERVATION
DEPARTMENT

NOTIFICATION

Shimla-2, the 20th June, 1984

No. Fts. (F)3-14/83.—Whereas it appears to the Governor of Himachal Pradesh that the land is likely to be required to be taken by the H.P. Government at public expenses for a public purpose, namely for the construction of Range Office-cum-Residence, Pangana range at Village Nagron, Hadibast No. 198 in Tehsil Karsog, District Mandi (H. P.), it is hereby notified that the land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection for the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Land Acquisition Collector, Mandi, H.P.

SPECIFICATION

District: MANDI		Tehsil: KARSOG			
Village	Khasra No.	Area	Remarks	Big.	Bis.
1	2	3	4	5	6
NAGRON H. B. No. 198.	814/1	2	17	2	Barani Doims.
					By order, Sd/- Secretary.

FINANCE DEPARTMENT

NOTIFICATIONS

Shimla-171002, the 22nd May, 1984

No. Fin (C)-A(2)-2/83.—Continuation this department's notification of even number dated the 30th April, 1984 the Governor, Himachal Pradesh is pleased to order that the Forest Settlement Officer, Shimla and Kinnaur districts shall also function as Head of Department under the following heads of account:—

‘229—Land Revenue—

(a) Tribal Area Sub-Plan

(a) (v) Expenditure on Consolidation and Demarcation of Forests—under Demand No. 35’.

Shimla-171002, the 22nd May, 1984

No. Fin (C)-A(2).2/83.—In supersession of this department's notification No. 1-2/73-Fin. (Reg.), dated the 6th April, 1974, the Governor, Himachal Pradesh is pleased to declare the Director of Economics and Statistics, Himachal Pradesh as Head of Department under the following head of account, till further orders:—

‘296—Secretariat Economic Services—

(a) Planning Commission/Planning Board
(a) (i) Headquarters’.

S. M. KANWAR,
Financial Commissioner-cum-Secretary.

GENERAL ADMINISTRATION DEPARTMENT
(C-Section)

NOTIFICATION

Shimla-2, the 21st March, 1984

No. GAD (PA) 4 (D)-18/77-GAC. II.—In continuation of this department notification of even number dated the 20th October, 1983, the Governor, Himachal Pradesh is further pleased to nominate the following official/non-official members on the State level Integration Committee for promotion of national integration with immediate effect:—

1. Vice-Chancellor of H. P. University, Shimla.
 2. The Inspector General of Police, H.P. Shimla.
 3. The Director of Education, H.P., Shimla.
 4. Shri Zimba Lama, Chairman, Buddhist Society-Tibetan Association, Sanjauli, Shimla-171006.
 5. Shri Rajeshwar Lal Jain, Secretary, Digambar Jain Sabha, Shimla.
 6. Shri Abdul Mjid Khan, Sanjauli, Shimla-171006.
2. The official/non-official members will be entitled for T. A. & D. A. as usual.

By order,
K. C. PANDEYA,
Chief Secretary.

HOME DEPARTMENT
(Section—D)

NOTIFICATION

Shimla-2, the 23rd May, 1984

No. Home-D (B-9)-3/76-HPS.—In partial modification of Department of Personnel's notification No. Karmik (A-I)-B (9)-3/76, dated 20th August, 1983, regarding confirmation of six HPPS officers, the Governor, Himachal Pradesh, is pleased to order that the following dates giving effect to the confirmation in respect of the officers shall be substituted for the dates given in the said notification:—

Sl. No.	Name of officer	Date(s) of confirmation
1	2	3
1.	Shri Dharam Pal	1-11-1978
2.	Shri Satya Pal	1-11-1978
3.	Shri Kashmir Singh	1-11-1979
4.	Shri Onkar Chand	1-11-1979
5.	Shri Roshan Lal Sud	10-1-1981
6.	Shri Pardeep Kumar	31-1-1981

A. N. VIDYARTHI,
Secretary.

HORTICULTURE DEPARTMENT

CORRIGENDUM

Shimla-171002, the 24th May, 1984

No. HTC-1-A(3)1/75-III.—Please read Rs. 12,000 against Rs. 1200 appearing in sub-para 4(a) of para 4 of this Department notification of even number, dated the 10th October, 1983 regarding the Establishment of Garden Colonies in the Tribal Areas of Himachal Pradesh.

B. C. NEGI,
Secretary.

HEALTH AND FAMILY WELFARE DEPARTMENT

NOTIFICATION

Shimla-171002, the 3rd February, 1984

No. Health-B(9)-2/82 (A).—The Governor, Himachal Pradesh is pleased to appoint the following officers purely on temporary basis to officiate as Professor and Associate Professor in the pay scale of Rs. 1500-60-1800/100-2000/125/2-2500 plus NPA subject to the condition that pay plus NPA does not exceed Rs. 2500/- p.m. and Rs. 1200-50-1300-60-1540/60-1900 plus Rs. 100/- special pay plus NPA subject to the condition that pay plus NPA does not exceed Rs. 2400/- p.m. respectively in the H. P. Medical College, Shimla and to post them against the posts mentioned against each with effect from the date they take over as such till the return of Dr. V. P. Lakhanpal, Professor of Orthopaedics:—

Sr. No.	Name of Doctor	Post from which appointed	Post against which appointed/ posted
1.	Dr. Kuldip Singh	Associate Professor of Orthopaedics.	Professor & Head of Orthopaedics Department.
2.	Dr. Sukh Ram Thakur.	Assistant Professor of Orthopaedics.	Associate Professor of Orthopaedics vice Dr. Kuldip Singh.

2. These appointments being purely on temporary basis shall not confer any right on these officers to the continuance/promotion/appointment/seniority etc. to the said posts on which they are appointed.

A. N. VIDYARTHI,
Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATION

Shimla-171002, the 13th March, 1984

No. Udyog(Kha)2-1/84.—The Governor, Himachal Pradesh, is pleased to promote Shri N. C. Bhasin, Assistant Geologist as Geologist (Class-I-gazetted) in the pay scale of Rs. 1400-60-1700/75-2000/100-2100 purely on *ad hoc* basis for a period of six months *w.e.f.* from the date of joining as such or till the post is filled up on regular basis, whichever is earlier.

This *ad hoc* promotion will not confer upon him any right for seniority, confirmation and regular promotion etc. to the post of Geologist. The promotion of Shri Bhasin shall be until further orders and the Government reserves the right to cancel this *ad hoc* promotion and revert him to the post from which he was promoted.

By order,
R. K. ANAND,
Commissioner-cum-Secretary.

वहदेशीय परियोजना एवं विद्युत विभाग

अधिसूचना

शिमला-2, 30 जून, 1984

सं ० विष्टुत-छ (५) १३/८४.—यतः राज्यपाल, हिमाचल प्रदेश को यह प्रतीत होता है कि हिमाचल राज्य विजली बोर्ड जो कि धर्मार्थ अधिनियम, 1894 (1894 का पहला अधिनियम) की धारा 3(६) के अन्तर्गत एक कम्पनी है, के द्वारा अपने व्यव पर सांख्यिक प्रबोजन नामस्तः बांड भरेडी

तहसील व जिला हमीरपुर में शिकायत घर के निर्माण हेतु भूमि अर्जित करना अपेक्षित है, अतएव एटद्वारा यह अधिसूचित किया जाता है कि उक्त परिक्षेत्र में जैसा कि नीचे विवरणी में निर्दिष्ट किया गया है, उपरोक्त प्रयोजन के लिये भूमि का अर्जन अपेक्षित है।

2. यह अधिसूचना ऐसे सभी व्यक्तियों, जो इससे सम्बन्धित हो सकते हैं, की जानकारी के लिये भ-अर्जन अधिनियम, 1894 की धारा 4 के उपबन्धों के अन्तर्गत जारी की जाती है।

3. पूर्वोक्त धारा द्वारा प्रदर्श दिया गया है, राज्यपाल, हिमाचल प्रदेश इस समय इस उपकरण में कार्यरत सभी श्रिकारियों, उनके कर्मचारियों और श्रमिकों को इलाके में किसी भी भूमि में प्रवेश करने तथा सर्वेक्षण करने और उस धारा द्वारा अपेक्षित अवश्या अनुमति सभी अन्य कार्यों को करने के लिये सहृदय प्राधिकार देते हैं।

4. कोई भी ऐसा हितबद्ध व्यक्ति, जिसे उक्त परिक्षेत्र में कार्यत भूमि के अर्जन करने पर कोई आपत्ति हो, वह इस अधिसूचना के प्रकाशित होने के 30 दिनों की अवधि के भीतर लिखित रूप में भू-अर्जन समाहर्ता, हिमाचल प्रदेश राज्य विजली बोर्ड, मण्डी, जिला मण्डी, हिमाचल प्रदेश के समक्ष अपनी आपत्ति दायर कर सकता है।

विवरणी

जिला: हमीरपुर

तहसील: हमीरपुर

ग्राम	खसरा नं ०	क्षेत्र
1	2	मरला
धमरोल	202/1	2 8

आदेश द्वारा,
कैलाश चन्द महाजन,
सचिव।

PUBLIC WORKS DEPARTMENT

NOTIFICATION

Shimla-2, the 12th March, 1984

No. 1-29/73-PWA-Vol.II.—The Governor, Himachal Pradesh on the recommendations of the Departmental Promotion Committee and with the approval of the Himachal Pradesh Public Service Commission, is pleased to order the promotion of the following Assistant Architects (presently working as Architects on *ad hoc* basis) to the posts of Architects in H.P.P.W.D. in the pay scale of Rs. 1400—2100, with immediate effect:—

1. Shri D. K. Chakravarti.
2. Shri Inderjeet Verma.
3. Shri Y. P. Gupta.
4. Shri Raghu Ram Sharma.
5. Shri G. S. Ghuman.
6. Shri Inderjeet Malhotra.
7. Shri Brij Lal Gupta.

2. The above officers will be on probation for 2 years.

By order,

C. P. SUJAYA,
Commissioner-cum-Secretary

REVENUE DEPARTMENT

NOTIFICATIONS

Shimla-171002, the 20th June, 1984

No. Rev. I(B)15-80/80-Vol. II.—On the recommendation of the Departmental Promotion Committee and in consultation with the Himachal Pradesh Public Service

Commission the Governor, Himachal Pradesh, is pleased to promote the following Naib-Tehsildars to officiate as Tehsildar (Class-II) gazetted in the scale of Rs. 825-25-850-30-1000/40-1200/50-1400-60-1580:-

- (i) Sh. Dharam Pal Gupta, Naib-Tehsildar, Una; and
- (ii) Sh. V.K. Negi, Naib-Tehsildar, Kinnaur Settlement, Sangla.

2. The Governor, Himachal Pradesh is further pleased to post Shri Dharam Pal Gupta, on his promotion as Tehsildar (Recovery), Sirmaur district, Nahan against a vacant post and also to Shri V. K. Negi on his promotion as Tehsildar (Settlement), Kinnaur district.

Shimla-171 002, the 20th June, 1984

No. Rev. I (B) 15-80/80-Vol.II.—On the recommendation of Departmental Promotion Committee and in consultation with the Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh, is pleased to promote Shri R. C. Abrol, Naib-Tehsildar, Nurpur, District Kangra as Tehsildar (Class-II-Gazetted) in the pay scale of Rs. 825-1580 with effect from the date Sh. Abrol actually takes over the charge of the post. Shri R. C. Abrol will be on probation for a period of two years.

2. The Governor, Himachal Pradesh, is further pleased to post Shri R. C. Abrol on his promotion as Tehsildar in Settlement Operations in Shimla district.

ATTAR SINGH,
Secretary-cum-Financial Commissioner.

RURAL DEVELOPMENT DEPARTMENT

ORDER

Shimla-2, the 3rd February, 1984

No. RID. 1. B (3)-3/79.—In pursuance of the decision of the Govt. contained in GAD Memo No. 5-10/75-GAB, dated 8th December, 1983, the Governor, H. P. is pleased to order that the Tehsildar, Dodra-Kawar shall function as Drawing & Disbursing Officer/Controlling Officer under S. R. 191 under the following heads in respect of two Gram Sewaks of Chhohara Block of Development

भाग 2—वैद्यानिक नियमों को छोड़कर विभिन्न विभागों के अध्यक्षों और ज़िला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

INDUSTRIES DEPARTMENT

DECLARATION UNDER SECTION 24 OF THE H.P. STATE AID TO INDUSTRIES ACT, 1971

Dharamshala, the 13th March, 1984

No. Ind. (Loans)/L/DIO/1801/5046.—Whereas a notice was served on Shri Rasila Ram s/o Shri Chamaru Ram, Village Tharu, P. O. Nagrota Bagwan, Tehsil and District Kangra on 26-11-74 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Rasila Ram to pay to me the sum of Rs. 1000 + intt. with interest thereon @ 9½% per annum from 25-11-1972 till date of final payment and whereas the said sum has not been paid in full, I hereby declare the sum of Rs. 1000/- + Rs. 1500/- as intt. and further interest thereon @ 9½% per annum from 10-11-82 till date of final payment is due from the said Shri Rasila Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, shares and premises,

Department concerning three Panchayats viz. Dodra, Kawar & Jukha.

- (i) 314—Community Development (Plan—Non-plan).
- (ii) 306—Minor Irrigation (Plan).
- (iii) 282—Public Health (Plan).
- (iv) 766—Loans to Govt. servants (Non-plan)
- (v) 114—Receipts.
- (vi) 287—Labour & Employment.

Sd/-
Financial Commr. (Dev.)-cum-Secretary.

VIDHAN SABHA SECRETARIAT

OFFICE ORDER

Shimla-2, the 27th June, 1984

No. 6-18/84-VS.—Shri Ramesh Verma, appointed to officiate in the grade of Reporter in the scale of Rs. 825-25-850-30-1000/40-1200/15-1580 (Gazetted Class-II) against a temporary vacancy on the terms and conditions stipulated in memorandum No. 6-10/81-VS-III dated the 15th June, 1984 assumed charge of office on the 19th June, 1984 (F. N.).

V. VERMA,
Secretary.

WELFARE DEPARTMENT

NOTIFICATION

Shimla-171002, the 21st March, 1984

No. WLF-B(3)7/83.—The Governor, Himachal Pradesh on the recommendation of Himachal Pradesh Public Service Commission is pleased to appoint Kumari Lalita Malhotra as Child Development Project Officer against a temporary post in the pay scale of Rs. 825-25-850-30-1000/40-1200/50-1400-60-1580 with effect from 20th December, 1983. Kumari Lalita Malhotra will remain on probation for a period of two years and shall have to pass the departmental examination prescribed within two years failing which she will not be considered for promotion, confirmation and crossing of efficiency bar in the time scale.

A. N. VIDYARTHIS,
Secretary.

machinery and equipment whether existing or to be purchased with the aid of loan or part thereof and any other personal security of the loanee or sureties S/Shri Rasila Ram.

S. D. S. JASWAL,
General Manager,
Distt. Industries Centre,
Kangra at Dharamshala.

DECLARATION UNDER SECTION 24 OF THE H.P. STATE AID TO INDUSTRIES ACT, 1971

Dharamshala, the 13th March, 1984

No. Ind (Loans) L/DIO/1828/5051.—Whereas a notice was served on Shri Salig Ram s/o Shri Tijhu Ram, Village and P. O. Nerti, Tehsil and District Kangra on 13-7-77 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon said Shri Salig Ram to pay to me the sum of Rs. 6000 + Rs. 1000 as interest with interest thereon @ 9½% per annum from 31-7-77 till date of final payment and whereas the said sum has not been paid in full, I hereby declare that the sum of Rs. 4000 + Rs. 3500 with further interest thereon @ 9½% per annum from 18-3-78 till date of final payment is due from the said

Shri Salig Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or part thereof and any other personal security of the loanee or sureties Shri Salig Ram.

S. D. S. JASWAL,
General Manager,
District Industries Centre,
Kangra at Dharamshala.

FORM 'Q'

Chamba, the 1st June, 1984

No. Ind. (Loan)379/2873-2877.—Whereas a notice was served on Shri Ajai Bhanu s/o Shri Rajinder Singh, Village Baderu, Post Office Banikhet, Tehsil Bhattiya, District Chamba, Himachal Pradesh on 30-8-1983 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Ajai Bhanu to pay to me the sum of Rs.1428/-+ Rs. 1250 interest before the 15-9-1983 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 10,000/- plus 1900/-interest from the said Shri Ajai Bhanu and the property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including books debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal security of the loanee or sureties Sarvshri Gian Chand s/o Sh. Jallo Ram, Village Barh, P. O. Banikhet (2) Sh. Rajinder Singh s/o Sh. Beer Singh, Village Baderu, P. O. Banikhet, District Chamba.

Sd/-
General Manager,
District Industries Centre, Chamba, H. P.

PUBLICATION UNDER SECTION 24 OF THE ACT

Mandi, the 15th June, 1984

No. Ind./Loan/LP/5244-47.—Whereas a notice was served on Shri Jai Ram s/o Shri Thalia Ram, Village and P. O. Drubal (Chauntra), District Mandi (H. P.) on 5-3-84 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Jai Ram to pay to me the sum of Rs. 3023.35 before 6-4-83 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 3023.35+ Intt. + P.I. is due from said Shri Jai Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future, in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal security of the loanee or

landed property of the loanee, land measuring 27-19-10 in khewat khatauni No. 2/4, 3/88/1 and 17/33 situated in Village Drubal, Tehsil J/Nagar.

A. S. SALUJA,
General Manager,
District Industries Centre,
Mandi district, Mandi (H.P.).

PUBLICATION UNDER SECTION 24 OF THE ACT

Mandi, the 15th June, 1984

No. Ind/Loan/LP/5252-55.—Whereas a notice was served on Shri Bir Singh s/o Sh. Ishwar Ram, Village & P. O. Chauntra, District Mandi, H. P. on 5-3-84 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Bir Singh to pay to me the sum of Rs. 188.70+ Intt. on or before 6-4-84 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 188.70+ Intt.+ P. I. is due from the said Shri Bir Singh and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future, in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal security of the loanee, house single storied standing on Khasra No. 771, 772 situated in Village Passal, Tehsil J/Nagar, of the loanee.

A. S. SALUJA,
General Manager,
District Industries Centre,
Mandi, District Mandi (H. P.).

PUBLICATION UNDER SECTION 24 OF THE ACT

Mandi, the 15th June, 1984

No. Ind/Loan/LP/5252-75.—Whereas a notice was served to Shri Hari Krishan s/o Sh. Salig Ram, Village and Post Office Joginder Nagar, District Mandi, Himachal Pradesh on 5-3-84 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Hari Krishan, to pay to me the sum of Rs. 455.25+interest before 6-4-84 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 455.25+interest +P. I. is due from said Shri Hari Krishan and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, share and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal security of the loanee or two surties—

1. Shri Mohan s/o Shri Sali;
2. Shri Panju s/o Shri Gorkha.

A. S. SALUJA,
General Manager,
District Industries Centre, Mandi,
District Mandi, H.P.

PUBLIC WORKS DEPARTMENT**NOTIFICATIONS**

Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at public expense for a public purpose, namely for*. It is hereby notified that land in the locality described below is likely to be acquired for the said* purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector, Land Acquisition, Shimla and Outer Seraj of Kullu, Shimla-171002.

*Construction of Panchgaon-Kolhara/Anti Link road.

No. SE-II-R-54-2/84-9039-42.

Shimla-3, the 26th May, 1984.

SPECIFICATION

District: SHIMLA

Tehsil: JUBBAL

Village 1	Khasra No. 2	Area	
		Big. 3	Bis. 4
BADHAL	1790/1/2	15	17
Total Kitta ..	1	15	17

*Construction of Barogi-Khalto Dhar road.

No. SE-II-R-54-5/84-9596-99.

Shimla-3, the 7th June, 1984.

Tehsil: KUMARSAIN

BAROGI	707/530	18	19
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No. SE-II-R-54-5/84-9600-03.

Shimla-3, the 7th June, 1984.

CHURAT	69	7	9
	70	2	0
	72	1	18
	74	3	8
	12	2	1
	13	0	13
	52	5	16
	25	2	16
	117/19	4	16
	73	4	4
	20	4	18
	53	3	17
	16 min	2	2
	11	1	6
	11/1	0	10
	3	0	19
	4	6	8
	15	0	19
	16 min	2	0
	14	1	16
	9	0	5
	94/7	3	0
	98/8	1	15
	95/8	0	14
	97/8	0	5
	93/7	2	14
	96/8	4	8

	1	2	3	4
	99/8	1	2	
	102/10	1	9	
	2	8	1	
	5	4	4	
	6	20	15	
	21	9	11	
	57	68	10	
	1	239	13	
	88/48	66	12	
	125/54	396	10	
	92/7	3	17	
Total kitta ..	38	893	1	

*Construction of Bhuti-Delat road.

No. SE-II-R-54-5/84-9655-58.

Shimla-3, the 7th June, 1984.

BARAGAON	182	3	16
	202	7	16
	209	4	15
	203	3	10
	183	1	5
	206	2	6
	207	1	19
	658/217	0	17
	660/217	0	17
	663/218	2	14
	667/218	0	4
	668/218	0	18
	673/221	0	8
	676/222	1	13
	656/217	0	13
	665/217 min	1	1
	670/220 min	0	13
	720/272	1	0
	679/279	3	16
	278	0	8
	655/217	0	17
	661/217 min	1	0
	670/220 min	0	13
	785/680/216	1	2
	786/680	0	1
	659/217	0	13
	669/219	0	4
	671/220	0	8
	271	1	19
	678/221	0	5
	674/221	2	4
	354/217	2	2
	661/218	3	19
	664/218	1	5
	672/221	1	19
	716/675/222	1	3
	766/717	1	2
	677/222	0	13
	767/719	0	4
	771/274	0	6
	769/719	0	2
	765/717	1	13
	273	0	19
	768/719	1	4
	770/274	0	9
	216	3	7
	299	1	8
	204	2	6
	201	3	3
	570/12	2	3
	580/16	1	8
	686/569/12	1	1
	685/569/12	1	14
	579/16	1	1
	583/20	1	4
	585/20	0	2
	48	0	9
	578/14	0	4
	587/20	0	7
	576/14	0	3
	577/14	0	2

1	2	3	4	1	2	3	4
	584/20	0	3		443/100	13	1
	586/20	0	9		444/100	7	8
	15	1	4	Total kitta ..	3	27	4
	32	0	14				
	33	0	17				
	34	1	14				
	29	0	11				
	30	2	7				
	11	3	0				
	581/17	7	7				
	47	5	19				
	582/17	2	12	SARAHAN	355	3	6
	31	1	3				
	223	2	18				
	226	0	3				
	505/229	1	9				
	275	4	15				
	277	1	2				
	280	1	14				
	290	0	15				
	292	3	13				
	507/294	1	19				
	506/294	1	15				
	293	5	5				
	504/229	2	13				
	276	2	9				
	205	0	17				
	804/287	2	13				
	806/287	2	0				
	18	65	15				
	22	8	14				
	28	5	8				
	263	16	8				
	264	6	10				
	289	11	3				
	772/308	170	9				
	778/759/433	163	3				
	7	3	4				
Kitta ..	99	601	11				

Tehsil : RAMPUR

No. SE-II-R-54-5/84-9663-66.

Shimla-3, the 7th June, 1984.

KHARAHN

436/107	1	13
435/107	4	2
98	2	12
99	2	12
100	1	0
110	0	7
222	3	7
404/3 min	2	0
404/3 min	1	19
113	0	17
101	3	13
112	0	12
227	0	19
225	1	0
226	0	9
410/114	3	14
224	0	19
223	0	14
409/114	2	12
3	0	0
122	0	0
109	0	4
416/221	1	4
415/221	1	2
230/1	0	9
111	0	2
Kitta ..	26	38

*Construction of Nalti Stadium, Sarahan.

No. SE-II/B-69-Edu(3)/84-9883-86.

Shimla-3, the 8th June, 1984.

SARAHAN

355

3 6

Sd/-
Superintending Engineer,
2nd Circle, H.P. & P.W.D., Shimla-3.

Hamirpur, the 12th June, 1984

No. SE-VIII/LA-WA-3/84.—Whereas it appears to the Governor, Himachal Pradesh that the land is likely to be acquired to be taken by the Himachal Pradesh Government at public expense for a public purpose, namely for the construction of Mubarikpur-Gondpur-Banerha road via Sunkali from km. 0/0 to 7/0 in District Una, it is hereby notified that the land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Land Acquisition, Collector, H.P. P.W.D., Hamirpur.

SPECIFICATION

District: UNA

Tehsil: AMB

Village	Khasra No.	Area
1	2	K. 3 M. 4
BHANJAL	1646/1	0 16
	1650/1	0 14
	1655/1	0 7
	1656/1	0 2
	1694/1	0 18
	1697/1	0 4
	3171/1	1 1
	3173/1	0 3
	3174/1	0
	3176/1	0 4
	3177/1	0 5
	3178/1	0 7
	3182/1	0 8
	3185/1	0 11
	3186/1	0 5
	3192/1	0 8
	3227/1	0 7
	3228/1	0 9
	3229/1	0 7
	3231/1	0 4
	3396/1	0 14
	3397/1	0 8
	3398/1	0 4
	3399/1	0 4

*Construction of approach road Helipad Sarahan.

No. SE-II-R-69-Edu(3)/84-9887-90.

Shimla-3, the 8th June, 1984.

SARAHAN

442/108 6 15

1	2	3	4	1	2	3	4
	3400/1	0	4		4958/1	0	2
	3401/1	0	7		4961/1	0	4
	3529/1	0	2		4962/1	0	4
	3530	0	0		4973/1	0	2
	3531/1	0	4		4974/1	0	5
	3532/1	0	4		4978/1	0	4
	3533/1	0	12		4979/1	0	5
	3537/1	0	8		4988/1	0	2
	3539/1	0	16		4989/1	0	2
	3552/1	0	2		4991/1	0	2
	3553/1	0	8		4999/1	0	3
	3564/1	0	5		5003/1	0	3
	3565/1	0	4		5005/1	0	2
	3566/1	0	2		5015/1	0	2
	3580/1	0	3		5016/1	0	3
	3581/1	0	4		7460/5017/1	0	4
	3587/1	0	2		5020/1	0	4
	3588/1	0	3		5021/1	0	2
	3589/1	0	1		5417/1	0	9
	3592/1	0	2		5418/1	0	9
	3602/1	0	6		5421/1	0	4
	3642/1	0	5		5430/1	0	1
	3643/1	0	6		5431/1	0	3
	3644/1	0	4		5457/1	0	4
	3645/1	0	2		5458/1	0	4
	3646/1	0	2		5459/1	0	1
	3647/1	0	7		5468/1	0	8
	3650/1	0	10		5472/1	0	5
	4361/1	0	2		5538/1	0	1
	4363/1	0	6		5539/1	0	12
	4364/1	0	2		5583/1	0	11
	4367/1	0	1		5584/1	0	4
	4468/1	0	6		5586/1	0	1
	4469/1	0	9		5588/1	0	6
	4476/1	0	7		5590/1	0	1
	4479/1	0	7		5652/1	1	2
	4489/1	0	6		5655/1	1	2
	4510/1	0	11		5780/1	0	8
	4525/1	0	4		5781/1	0	4
	4527/1	Less than marla			5782/1	0	2
	4542/1	0	4		5783/1	0	2
	4543/1	0	4		5785/1	0	2
	4544/1	0	3		5786/1	0	3
	4545/1	0	7		5814/1	0	1
	4611/1	Less than marla			5815/1	0	2
	4614/1	0	2		5816/1	0	1
	4615/1	0	2		5817/1	0	2
	4616/1	0	4		5818/1	0	1
	4617/1	0	2		5820/1	0	2
	4619/1	0	4		5821/1	0	1
	4628/1	0	1		5822/1	0	7
	4629/1	0	3		5839/1	0	4
	4630/1	0	2		5841/1	0	6
	4631/1	0	2		5842/1	0	1
	4636/1	0	2		5843/1	0	7
	4638/1	0	7		5844/1	0	5
	4639/1	0	2		5860/1	0	2
	4725/1	0	2		5861/1	0	4
	4730/1	0	13		5862/1	0	1
	4731/1	0	2		5884/1	0	8
	4732/1	0	4		5887/1	0	3
	4734/1	0	6		5897/1	0	4
	4735/1	0	9		5898/1	0	1
	4740/1	0	6		6213/1	0	1
	4742/1	0	2		6214/1	0	3
	4743/1	0	2		6215/1	0	1
	4744/1	0	3		6217/1	0	2
	4747/1	0	4		6218/1	0	1
	4748/1	0	4		6219/1	0	1
	4749/1	0	6		6246/1	0	3
	4780/1	0	5		6248/1	0	1
	4781/1	0	3		6249/1	0	5
	4784/1	0	4		6253/1	0	2
	4825/1	0	2		6254/1	0	4
	4827/1	0	9				
	4874/1	0	4				
	4957/1	0	7				

1	2	3	4	1	2	3	4
	6266/1	0	4		2744/1	0	10
	6270/1	0	2		2747/1	0	11
	6294/1	0	5		2748/1	0	1
	6297/1	0	5		2751/1	0	4
	6298/1	0	2		2753/1	0	2
	6318/1	0	9		2754/1	0	8
	6337/1	0	4		2756/1	0	3
	6341/1	0	9		2757/1	0	3
	6344/1	0	4		2758/1	0	4
	6345/1	0	3		2759/1	0	2
	6346/1	0	2		2761/1	0	9
	6349/1	0	2		2779/1	0	14
	6350/1	0	1		2780/1	0	1
	6353/1	0	1		2781/1	0	2
	6355/1	0	3		2784/1	0	4
	6356/1	0	1		2894/1	0	4
	6357/1	0	1		2895/1	0	3
	6358/1	0	1		2902/1	0	5
	6359/1	0	6		2904/1	0	8
	6360/1	0	1		2905/1	0	3
	6366/1	0	3		2907/1	0	3
					2908/1	0	3
	Total ..	44	10		2909/1	0	2
					2910/1	0	2
AMLEHAR	744/1	0	4		2914/1	0	5
	745/1	0	5		2916/1	0	10
	546/1	0	2		2917/1	0	7
	747/1	0	4		2919/1	0	5
	754/1	0	3		2920/1	0	7
	755/1	0	2		2997/1	0	4
	761/1	0	5		2998/1	0	8
	765/1	0	4		2999/1	0	7
	766/1	0	2		3000/1	0	5
	767/1	0	5		3001/1	0	1
	787/1	0	6		3007/1	0	8
	788/1	0	5		3008/1	0	7
	687/1	0	2		3009/1	0	1
	688/1	0	4		3010/1	0	5
	690/1	0	2		3010/1	0	7
	691/1	0	2		3012/1	0	9
	692/1/1	0	4		3013/1	0	12
	692/2/1	0	2		3014/1	0	17
	707/1	0	2		3015/1	0	1
	703/1	0	9		3017/1	0	10
	730/1	0	4		3018/1	0	3
	728/1	0	2		3019/1	0	1
	735/1	0	4		3020/1	0	5
	737/1	0	2		3021/1	0	1
	738/1	0	4		3023/1	0	1
	739/1	0	8		3088/1	0	1
					3089/1	0	1
	Total ..	4	16		3090/1	0	1
					3092/1	0	6
NAKROH	1105/1	0	9		3095/1	0	11
	1115/1	0	14		4240/1	0	4
	1137/1	0	2		4241/1	0	6
	1138/1	0	2		4250/1	0	4
	1139/1	0	8		4251/1	0	15
	1141	0	6		4252/1	1	12
	1142/1	0	2		4310/1	1	9
	1146/1	0	2		4318/1	0	3
	1147/1	0	4		4319/1	0	7
	1149/1	0	1		4320/1	0	11
	1150/1	0	7		4321/1	0	11
	1157/1	0	16		4328/1	0	3
	1173/1●	0	8		4332/1	0	1
	1174/1	0	2		4333/1	0	2
	1178/1	0	4		4334/1	0	1
	1179/1	0	11		4335/1	0	7
	2408/1	0	8		4338/1	0	1
	2409/1	0	12		4339/1	0	7
	2413/1	0	4		4341/1	0	4
	2414/1	0	3		4342/1	0	7
	2415/1	0	3		4384/1	2	2
	2423/1	0	3		4388/1	0	7
	2424/1	0	7		4389/1	0	8
	2425/1	0	1		Total ..	31	12
	2426/1	0	10		GONDPUR		
	2742/1	0	2		BENEHRA	1508/1	0 4
						1509/1	0 6

Hamirpur, the 16th June, 1984

No. SE-VIII/LA-HMR/84-10538-42.—Whereas it appears to the Governor of Himachal Pradesh that the land is likely to be required to be taken by the Government at the public expenses for a public purpose namely for the construction of Bohni-Toni Devi road, it is hereby notified that the land on the locality described below is to be required for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Land Acquisition Collector, H.P. P.W.D., Hamirpur.

1	2	3	4	1	2	3	4
220		0	1	THANA	138	0	11
447/222		0	1		139	0	7
446/222		0	3		140	0	8
445/222		0	1		137	0	8
437/223		0	1		159	0	2
438/223		0	2		160	0	10
224		0	6		161	0	9
241		0	6		181	0	8
240		0	11		182	0	9
239		0	5		155	0	10
490/235		0	10		183	0	4
316		0	2		184	0	6
215		0	1		185	0	13
260		0	13		174	0	2
267		0	5		189	2	4
265		0	3		187,188	1	19
264		0	12		215	4	6
453/268		1	1		216	0	2
259		0	4		217	0	2
257		0	8				
256		0	2	Total ..		14	0
255		0	6				
247		0	8	KHANDEHRA	2014/1647/1	2	9
246		0	1		2021/1647/1	1	8
243		0	5		2348/2019	0	9
242		0	4		2349/2019	0	7
Total ..		14	12		2350/2019	0	13
GUMMAR	1		0		2351/2019	0	7
	2		0		2352/2019	0	11
	3		0		2353/2019	1	0
	4		0		2018/1647/1	0	11
146/310		0	4		2017/1647/1	2	0
148/31		0	1		2016/1647/1	0	15
149/31		0	10	Total ..		10	10
150/31		0	3		SWAHLIWA	1	11
30		0	8			2	0
32		0	4			8	2
38		0	8			9	12
98		0	19			10	7
99		0	2			16	0
97		0	19			57	7
96		0	9			221	0
95		0	14			222	12
104		2	4			223	6
Total ..		8	19			224	3
LAMBLOO	9		0			266	4
	11		0				
	12		0			1103/265	0
	13		1			1104/265	0
	14		0			1101/264	0
	217		0			263	5
	215		1			270	9
	208		1			283	17
	875/210		0			284	10
	976/210		0			285	11
	212		0			289	8
	789/84		1			290	5
	205		1			291	5
	83		0			280	1
	192		1			334	15
	191		0			1087/333	0
	87		1			332	5
	190		0			330	7
	862/189		0			329	0
	89		0			328	2
	92		1			327	4
	93		1			326	3
	121		1			325	0
	122		3			324	4
	124		0			323	6
	918/123		0			293	1
	917/123		0			354	14
	127		2			350	3
	128		0			1170/441	0
	129		0			443	6
Total ..		27	12			442	3
						1174/504	0
						1175/504	1
						1176/504	4
							7

1	2	3	4	1	2	3	4
1177/504	0	12		1251/721	0	7	
500	0	12		1252/721	0	1	
499	0	7		Total ..	25	18	
525	0	1		Grand total ..	143	2	
526	0	1					
497	0	14					
496	0	5					
528	0	8					
529	0	9					
530	0	5					
1172/491	0	3					
531	0	1					
1173/491	0	2					
728	1	0					
727	0	19					
721	0	9					
722	0	8					
719	0	2					
714	3	0					
1121/713	1	0					
760	0	1					
762	0	3					
763	0	13					
764	3	0					
765	1	3					
766	0	8					
1118/708	0	2					
704	1	12					
704	0	4					
1156/705	0	7					
1157/705	0	1					
1158/705	0	6					
1154/701	0	11					
1155/701	0	16					
681	0	4					
682	0	3					
1220/683	0	8					
687	0	1					
700	2	18					
1186/696	1	5					
1188/696	0	17					
1189/696	1	5					
1008	0	16					
1009	2	8					
1016	1	13					
1017	1	3					
1026	2	12					
Total ..	56	17					
NARRSIN	1740	0	17				
	1741	0	7				
	1743	0	1				
	1744	0	1				
	1771	0	4				
	1772	0	2				
	1773	0	18				
	1774	0	14				
	1962/1775	0	5				
	1776	0	5				
Total ..	3	14					
TAPRE	940	7	0				
	802	3	3				
	778	6	4				
	728	0	11				
	723	2	6				
	712	2	5				
	713	0	11				
	714	0	10				
	715	1	9				
	720	1	1				
	1250/721	0	8				

P. C. BISHT,
Superintending Engineer,
8th Circle, H.P., P.W.D., Hamirpur.

Nurpur, the 14th Jun , 1984

No. SEIX/WSI/DHR-2/84-5888-92.—Whereas it appears to the Governor of Himachal Pradesh that land is likely to be required to be taken by the Government at public expenses for a public purpose namely Pragpur-Lag-Baliana road km 0'0 to 1/165 in Tehsil Dehra, District Kangra, it is hereby declared that the land described below is required for the above purpose.

This notification is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act, the Land Acquisition Collector, H.P. P.W.D., Hamirpur is hereby directed to take orders for the acquisition of the said land.

A plan of the land can be inspected in the office of the Collector, Land Acquisition, H.P. P.W.D., Hamirpur.

SPECIFICATION

District : KANGRA		Tehsil: DEHRA		
Village	Khasra No.	Area in Hect.		
1	2	3	4	5
PRAGPUR	812/1	0	00	69
	813/1	0	01	25
	1531	0	00	30
	1532	0	00	39
	1533/1	0	00	81
	1534	0	00	78
	1550/1	0	04	95
	1551/1	0	00	29
	1607/1	0	00	10
	1612	0	00	67
	1613	0	00	32
	1614	0	00	40
	1637	0	01	51
	1648/1	0	01	98
	1649/1	0	00	58
	1650/1	0	01	30
	1660/1	0	00	60
	1662/1	0	00	33
	1662/1/1	0	00	34
	1670/1	0	01	53
	1672/1	0	00	35
	1673/1	0	00	22
	1674/1	0	00	20
	1675/1	0	00	18
	1676/1	0	00	21
	1677/1	0	00	15
	1679/1	0	00	44
	1681	0	00	66
	1682/1	0	00	68
	1682/3	0	01	32
	1699/1	0	00	21
	1700/1	0	00	52
	1704/1	0	00	19
	1706/1	0	00	10
	1709/1	0	00	12
	1710/1	0	00	27
	1789/1	0	00	75
	1792/1	0	02	03
	1793/1	0	00	72
	1828/1	0	01	62

	2	3	4	5
1829/1	0 00	46		
1830/1	0 00	60		
1854/1	0 00	48		
1858/1	0 00	35		
1859/1	0 01	05		
1860/1	0 00	96		
1869/1	0 00	51		
1870	0 01	20		
1873/1	0 00	35		
1874/1	0 01	56		
1875/1	0 00	72		
1882/1	0 01	26		
1883/1	0 00	98		
1884/1	0 03	21		
1886	0 02	36		
1887	0 00	70		
1890/1	0 00	30		
1891/1	0 00	24		
1892/1	0 00	16		
1893/1	0 01	07		
1893/3	0 00	20		
1895/1	0 01	08		
1906/1	0 01	52		
1907/1	0 01	10		
1908/1	0 00	64		
2549/1	0 01	04		
2574/1	0 00	22		
2577/1	0 02	66		
2585/1	0 02	41		
2586/1	0 00	66		
2587/1	0 00	44		
2588/1	0 00	30		
2589/1	0 01	08		
2590	0 00	64		
2591/1	0 00	40		
2593/1	0 00	52		
2594/1	0 00	22		
2595/1	0 01	20		
2596/1	0 00	75		
2648/1	0 00	35		
2649/1	0 01	17		
2650/1	0 00	50		
2651/1	0 00	54		
2652/1	0 00	88		
2672/1	0 01	27		
Total kitta/area ..	85	0 70	37	

is likely to be required to be taken by the Himachal Pradesh Government at the public expenses for a public purpose namely Banni-Sehri road km 3/070 to 3/567 in Tehsil Dehra, District Kangra, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may within thirty days of the publication of this notification in the Himachal Pradesh Rajpatra, file an objection in writing before the Land Acquisition Collector, H.P. P.W.D., Hamirpur.

SPECIFICATION

District: KANGRA			Tehsil: DEHRA		
Mauza	Village	Khasra No.	Area in Hect.		
1	2	3	4	5	6
GARLI	BALDOH (SEHRI).	1616/1 1620/2 1621/1 1633/1 1657/1 1650/1 1659/1 1660/2 1662/1 1663/1 1664/1	0 01	44 22 34 0 09. 15 00 0 03 24 0 00 55 0 07 02 0 06 24 0 00 15 0 00 85 0 06 00	

Total kitta/area .. 11 0 44 05

Nurpur, the 14th June, 1984

No. SEIX-WSI/DHR-2/84-5883-87.—Whereas it appears to the Governor of Himachal Pradesh that land

K. K. MAHAJAN,

Superintending Engineer,
9th Circle, H.P. P.W.D., Nurpur.

मान्य 3- अधिनियम, विधेयक और विधेयकों पर प्रवर लम्हित के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के रम्यपाल, हिमाचल प्रदेश हाई कोर्ट, काइनेश्वर कमिश्नर तथा कमिश्नर आफ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि -

HIGH COURT OF HIMACHAL PRADESH

NOTIFICATION

Shimla-1, the 31st May, 1984

No. HHC/Rules-22(26)/84.—The Hon'ble the Chief Justice is pleased to make the following rules for the regulation and maintenance of the High Court Canteen:-

1. *Short title and commencement.*—(a) These rules shall be called "The High Court of Himachal Pradesh (Regulations and Maintenance of Canteen) Rules, 1984".

(b) They shall come into force with immediate effect.

2. *Definitions.*—In these rules, unless there is anything repugnant to the subject or context:—

(a) 'Canteen' means the High Court Canteen.

- (b) 'Chief Justice' means the Chief Justice of the High Court of Himachal Pradesh.
- (c) 'Committee' means the Canteen Committee constituted under rule 3.
- (d) 'Deputy Registrar' means the Deputy Registrar (Administration) of the High Court of Himachal Pradesh.
- (e) 'High Court' means the High Court of Himachal Pradesh.
- (f) 'Licence' means the person in whose favour a licence for running the canteen is granted under these rules.
- (g) 'Medical Authority' means the Health Officer of the Municipal Corporation, Shimla.
- (h) 'Registrar' means the Registrar of the High Court of Himachal Pradesh and shall include the Registrar (Vigilance).
- 3. *Committee.*—There shall be a Committee known as the "Canteen Committee" consisting of the Registrar, Registrar (Vigilance), Deputy Registrar

and the President of the High Court Bar Association or his nominee.

4. Offers.—Offers in sealed covers shall be invited in the prescribed form every year in the first week of March by the Registrar from parties interested in running the Canteen on licence. Notices inviting the offers within stipulated period shall be displayed at conspicuous places such as the Notice Boards of the High Court, District Court, H. P. Secretariat and the A.G.H.P. Every offerer shall be required to furnish a list of hot and cold beverages and foodstuffs, which he is agreeable to serve, showing the rates of each item.

5. Opening of offer covers.—A date shall be fixed by the Committee for opening the covers containing the offers and, on such date, of which due intimation will be given to the offerers, the covers shall be opened by the Registrar in the presence of such of members of the Committee who may be available and the parties, if any, present.

6. Recommendation and grant of licence.—(a) The Committee shall recommend one or more offerers to the Hon'ble the Chief Justice for the grant of licence keeping in view the standing, experience, variety of services offered and rates therefor, etc. :

Provided that it shall be in the discretion of the Hon'ble the Chief Justice to accept the recommendation(s) or to call for fresh recommendation(s) and/or order fresh invitation of offer(s).

(b) The licence shall be granted to a person whose offer is approved by the Hon'ble the Chief Justice.

(c) The process of granting the licence shall ordinarily be completed by 25th March every year.

7. Duration of the Licence.—The licence for running the canteen shall be granted ordinarily for a period of one year from 1st April to 31st March:

Provided that the Hon'ble the Chief Justice may in his discretion permit the grant of licence for shorter or longer period.

8. Security.—The licensee shall be required to deposit a security in the sum of Rs. 2000/- before occupying the canteen premises pursuant to the grant of licence. The amount of such security shall be refundable to the licensee after adjustment of dues towards licence fee, electricity and water charges, if any, and subject to the provisions contained in rule 22.

9. Timings.—The canteen shall be kept open on every day by the licensee from 8.30 A.M. to 7.30 P.M. except on Sundays and gazetted holidays for which it shall be discretionary for the licensee to do so unless otherwise directed by the committee.

10. Workmen.—The licensee shall employ as many workmen for running the canteen as may be prescribed by the Committee from time to time.

11. Service conditions.—(a) The service conditions of the workman employed by the licensee shall be governed by the law for the time being in force governing such workmen failing which as per the terms and conditions which the Committee may prescribe from time to time with the prior approval of the Hon'ble the Chief Justice.

(b) The Committee may require the licensee to dispense with the services of any workman in case the Registrar is satisfied, after holding such inquiry as he may think proper, that such workman is unfit to be retained as a workman for the canteen.

12. Antecedents.—The antecedents of every workman employed by the licensee shall be got verified by the licensee through the Police and such verification report(s) along with the photograph(s) of each one of them shall

be submitted by the licensee to the Registrar within ten days from the date of their employment.

13. Medical fitness certificate.—The licensee shall produce a medical fitness certificate in respect of himself as well as the workmen employed by him from the Medical authority within 5 days from the date of grant of licence and/or the date of employment as the case may be.

14. Night stay.—No member of the canteen staff shall be allowed to stay for the night in the High Court premises without the express approval of the Hon'ble the Chief Justice.

15. Price list.—(a) The Committee shall from time to time prescribe, with prior approval of the Hon'ble the Chief Justice, the floor and ceiling price list for different varieties of hot and cold beverages and foodstuffs.

(b) The price list so approved by the Hon'ble the Chief Justice shall be displayed at a conspicuous place by the licensee.

16. Furniture etc.—The canteen premises shall be furnished by the licensee before starting the canteen and crockery and cutlery shall be provided by him for the customers as may be prescribed by the committee from time to time.

17. Quality of foodstuffs etc.—It shall be obligatory on the part of the licensee to prepare/serve hot and cold beverages and foodstuffs of good quality. The beverages and foodstuffs may be checked from time to time by the members of the Committee and shall be checked by the Deputy Registrar either himself or with the help of a Food Inspector of the local Municipal Corporation once a month and report of such inspection shall be submitted to the committee.

18. Cleanliness.—The licensee shall maintain absolute cleanliness in and around the canteen premises all the time and shall keep the utensils, crockery, cutlery, furniture etc. in hygienic and presentable conditions.

19. Licence fee.—The licence for the canteen premises shall be recoverable from the licensee as per the assessment made from time to time by the H.P.P.W.D. authorities.

20. Water, and electricity charges.—The licensee shall, in addition, pay the electricity and water charges as per consumption.

21. Room service.—The licensee shall provide room service to the Officers of the High Court on order.

22. Termination of licence.—(a) The licence may be terminated at any time before the expiry of period by the Registrar in consultation with the committee and with the previous approval of the Hon'ble the Chief Justice, on service of 24 hours' notice or by the licensee on giving one month's notice to the Registrar.

(b) If the licensee terminates at any time before the expiry of the full period of licence, except in the mode as provided hereinabove, the amount of security shall be liable to be forfeited to the High Court.

23. Vacation of premises.—On the termination of licence by afflux of time or otherwise, the licensee shall vacate the canteen premises forthwith and not later than within 24 hours without any let or hindrance.

24. Residuary powers of the Hon'ble the Chief Justice.—Nothing in these rules shall be deemed to affect the powers of the Hon'ble the Chief Justice to make such orders from time to time as he may deem fit in regard to all matters forming part of the subject matter of these rules and/or all matters incidental or ancillary thereto not specifically provided for herein and/or in regard to

metters not provided for or insufficiently provided for herein.

By order of the Hon'ble the Chief Justice.

R. L. KHURANA,
Registrar.

(FORM OF OFFER UNDER RULE 4)

so, the existing Item No. 13 shall be re-numbered as Item No. 12.

K. C. PANDEYA,
Chief Secretary.

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-3, the 1st February, 1984

- Sr. No.....
 1. Name.....
 2. Father's Name.....
 3. Permanent Address.....
 4. Address for Correspondence.....
 5. Financial Status.....
 6. Experience as Licensee for running a canteen with detailed particulars.....
 7. List of hot and cold beverages and food stuffs with rates thereof proposed to be offered.....
- I have read the terms and conditions reproduced over leaf and I agree to abide by the same.

Date Offerer.

(Terms and conditions to be re-produced as contained in Rules No. 7 to 24.)

कार्मिक विभाग (नियुक्ति)

अधिसूचना

जिमला-2, 4 फरवरी, 1984

संख्या प्र० (नियुक्ति-II) (ग) (३)-१/७७.—भारत के संविधान के अनुच्छेद ३२० के खण्ड (३) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए राज्यपाल, हिमाचल प्रदेश इस विभाग की अधिसूचना संख्या २-६/७१ (नियुक्ति-II), दिनांक २०-९-१९७३ द्वारा प्रकाशित हिमाचल प्रदेश (एपर्जमेंट फौम कन्सलटेशन, रेग्लेशनज), १९७३ जो हिमाचल प्रदेश सरकार के अमाधारण राजपत्र, दिनांक २१-९-१९७३ में प्रकाशित किए गये थे में सहपं निम्नलिखित संशोधन करने का आदेश देते हैं :—

1. *Short title and commencement.*—(1) These Regulations may be called the Himachal Pradesh Public Service Commission (Exemption from Consultation) (Third Amendment) Regulations, 1984.

(2) These shall come into force at once.

2. *Amendment of item 8 of the Schedule.*—(1) In the schedule attached to the H. P. Public Service Commission (Exemption from Consultation) Regulations, 1973, the existing item No. 8 shall be substituted as under :—

- (i) Posts of Drivers, Patwaris, Constables, Pharmacists, Forest Guards, Staff Nurses and Midwives ;
- (ii) 50% Class III posts recruitment to which is made on batch-wise basis (e. g. J. B. T. teachers and trained graduates in Education Department and Junior Engineers in PWD).
- (iii) Appointment to class-III posts of wards of Government servants who die in harness.
- (iv) Promotions to Class III post.
- (v) Class IV post.

3. *Deletion of item No. 12 of the Schedule.*—The existing item No. 12 of the schedule attached to the H. P. Public Service Commission (Exemption from Consultation) Regulations, 1973, shall be deleted and after doing

No. 2-73/80-EXN. H. Estt. 1533.—Shri Kashmir Chand, Deputy Excise and Taxation Commissioner (Headquarter) Himachal Pradesh, Shimla has proceeded on earned leave with effect from 16-1-1984 to 28-1-1984 and he has further applied for extension upto 5th February, 1984. Beside this Shri K. C. Gupta, Deputy Excise and Taxation Commissioner (SZ), Himachal Pradesh, Shimla who was holding additional charge of the post of Deputy Excise & Taxation Commissioner (Headquarter) Himachal Pradesh, Shimla has also proceeded on tour upto 7th February, 1984. As such in exercise of the powers vested in me under Rule 1.26 of the Himachal Pradesh Financial Rules, 1971, Volume-I, I, S. S. Negi, Excise and Taxation Commissioner, Himachal Pradesh, declare Shri R. N. Sharma, Assistant Excise and Taxation Commissioner (Headquarter) Himachal Pradesh Shimla as Head of Office and Drawing and Disbursing Officer in respect of Class I, II, III and class IV employees posted in the office of Excise and Taxation Commissioner, Himachal Pradesh Shimla under all the Heads of accounts administered by this department. He is also declared as Controlling Officer for the purpose of travelling allowances/D.A. and contingencies in respect of Class II, III and IV employees posted in the office of Excise and Taxation Commissioner, Himachal Pradesh, Shimla during the leave period of Shri Kashmir Chand, Deputy Excise & Taxation Commissioner (Headquarter) Shimla.

S. S. NEGI,
Excise and Taxation Commissioner.

FINANCE DEPARTMENT
(TREASURIES AND ACCOUNTS ORGANISATION)

NOTIFICATIONS

Shimla-2, the 18th January, 1984

No. 14-2/73-Fin(T&A).—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor, Himachal Pradesh is pleased to make the following amendments in the Recruitment and Promotion Rules pertaining to class-III posts of Clerks in the Local Audit Department, Himachal Pradesh notified vide notification No. I-58/69-Fin(LAD) Vol. II, dated the 23rd June, 1972:—

1. *Short title and commencement.*—(i) These rules may be called the Class III (Non-Gazetted) posts of Clerks in the Himachal Pradesh Local Audit Department (1st Amendment) Rules, 1983.

(ii) They shall come into force with effect from the date of issue of this notification.

2. *Amendment of Rule 2 in the Recruitment and Promotion Rules for the posts of Clerks.*—This existing entry against column No. 2 of the Recruitment and Promotion Rules for the posts of Clerks shall be substituted as under :—

“Six”

3. *Amendment of Rule 4 in the Recruitment and Promotion Rules for the posts of Clerks.*—The existing entry in rule 4 of the Recruitment and Promotion Rules of Clerks will be substituted as under :—

“Rs. 400—600”

4. *Amendment of Rule 6 in the Recruitment and Promotion Rules for the posts of Clerks.*—The existing entry

against column 6 of the Recruitment and Promotion Rules, for the posts of Clerks shall be substituted as under:—

“18—30”

5. *Amendment of Rule 7 in the Recruitment and Promotion Rules for the posts of Clerks.*—The existing entry in the Rule essential 7(ii) of the Recruitment and Promotion Rules for the posts of Clerks will be substituted as under:—

“Must Pass English/Hindi type test within one year from the date of appointment with a speed of 30/25 words per minute”.

6. *Addition of in Rule 7 in the Recruitment and Promotion Rules for the posts of Clerks.*—The following shall be added in the Rule 7(i) Desirable of the Recruitment and Promotion Rules, for the posts of Clerks.

“English”.

7. *Addition of New Rule 14 in the Recruitment and Promotion Rules for the posts of Clerks.*—The following shall be added as Rule 14 in the Recruitment and Promotion Rules for the posts of Clerks under heading “Relaxation from the provisions of these Rules”.

Where the Government is of the opinion that it is necessary or expedient to do so it may by order for reasons to be recorded in writing and in consultation with the Department of Personnel (Apptt.) relax any of the provisions of these rules with respect to any class or category of persons or post.

8. *Addition of Foot notes below the Recruitment and Promotion Rules for the posts of Clerks.*—The following foot notes No. 1 to 9 shall be added below the Recruitment and Promotion Rules for the post of Clerks.

Foot Notes.—1. A candidate for appointment to any service or post must be:—

- (a) a citizen of India; or
- (b) a subject of Nepal; or
- (c) a subject of Bhutan; or
- (d) a Tibetan refugee who came over to India before the 1st January, 1962 with the intention of permanently settling in India; or
- (e) a person of Indian Origin who has migrated from Pakistan, Burma, Sri Lanka, East African Countries of Kenya, Uganda, the United Republic of Tanzania (formerly Tanganyika and Zanzibar), Zambia, Malawi, Zaire and Ethiopia with the intention of permanently settling in India;

Provided that a candidate belonging to categories (b), (c), (d) and (e) shall be a person in whose favour a certificate of eligibility has been issued by the Government of India/State Government.

A candidate in whose case a certificate of eligibility is necessary may be admitted to an examination or interview, conducted by the appointing authority, but the offer of appointment may be given only after the necessary eligibility certificate has been issued to him by the Government of India/Government of Himachal Pradesh.

2. Upper age limit for direct recruits will not be applicable to the candidates already in the service of the Government of Himachal Pradesh.

3. Upper age limit is relaxable for Scheduled Castes/Scheduled Tribes, Ex-Servicemen and other categories of persons to the extent permissible under the general or special orders of the Himachal Pradesh Government.

4. Age limit for direct recruits will be reckoned from the last date fixed for receipt of applications by the appointing authority.

5. Age and qualifications for direct recruits are relaxable at the discretion of the appointing authority.

6. Provisions of columns 10 and 11 are to be revised by the Government as and when the number of posts under column 2 are increased or decreased.

7. Selection for appointment to these posts in the case of direct recruitment, shall be made on the basis of *viva voce* test, if the appointing authority so considers necessary or expedient by a written test, the standard syllabus etc. of which will be determined by the appointing authority.

8. The employees of all the public sector corporations and autonomous bodies who happened to be Government servants before absorption in public sector corporation/autonomous/autonomous bodies shall be allowed age concession in direct recruitment as admissible to Government servants. This concession will not, however, be admissible to such staff of the public sector corporations/autonomous bodies who were/are subsequently appointed by such corporations/autonomous bodies and are/were finally absorbed in the service of such corporations/autonomous bodies after initial constitution of the public sector corporations/autonomous bodies.

9. The appointment to this service shall be subject to orders regarding reservations in the services for Scheduled Castes/Scheduled Tribes/Ex-servicemen/Backward Classes issued by the Himachal Pradesh Government from time to time subject to minimum qualifications being satisfied by them.

S. M. KANWAR,
Financial Commissioner.

Shimla-2, the 13th March, 1984

No. Fin. (TR)C(17)(11)/79.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor, Himachal Pradesh is pleased to repeal the Recruitment and Promotion Rules for the posts of Junior Auditors under the administrative control of Finance Department in Treasuries and Accounts Organisation for Internal Audit Agency in different departments of Himachal Pradesh Government notified *vide* this office notification of even number, dated the 27th March, 1982.

These rules shall cease to be in force from the date of publication of this notification in the official Gazette.

S. M. KANWAR,
Secretary.

गृह विभाग

अधिसूचना

शिमला-171002, 26 जून, 1984

संख्या गृह-टी (बी-1) 17/83.—हिमाचल प्रदेश के राजपाल, भारत के अनुच्छेद 309 द्वारा प्रदत्त तथा ऐसी सभी अन्य शक्तियों का जो उनको इस बारे में संशोधन करती है, प्रयोग करते हुए और हिमाचल प्रदेश लोक सेवा आयोग से परामर्श करने के पश्चात् हिमाचल प्रदेश पुलिस विभाग में पुलिस अधीक्षक (वायरलैस) के पद के लिए उपायवर्त्ती में दिए नियम बनाते हैं।

1. संक्षिप्त नाम और प्रारम्भ.—(1) इन नियमों का संक्षिप्त नाम, पुलिस अधीक्षक (वेतार) के पद के लिए भर्ती और पदोन्नति नियम हैं।

(2) ये नियम इस अधिसूचना 6: जारी किए जाने की तारीख से प्रवृत्त होंगे।

ए ० एन० विद्यार्थी,
आयुक्त एवं सचिव।

उपबन्ध

- पुलिस विभाग, हिमाचल प्रदेश में पुलिस अधीक्षक (वेतार) के पद के भर्ती और पदोन्नति नियम
1. पद का नाम पुलिस अधीक्षक (वेतार)
 2. पदों की संख्या 1 (एक)
 3. वेतनमान 1200—1700 (भा० पु० से० का ज्येष्ठ वेतनमान)
 4. वर्गीकरण वर्ग-I (राजपत्रित)
 5. चयन पद अथवा अचयन पद चयन पद
 6. सीधे भर्ती किए जानेवाले 45 वर्ष और उससे कम व्यक्तियों के लिए आयु
 7. सीधे भर्ती किए जाने वाले आवश्यक व्यक्तियों के लिए उच्चतम शैक्षिक और अन्य अनुहारण।
- (1) किसी मान्यता प्राप्त संस्थान से दूरसंचार / रेडियो इंजीनियरी या प्रौद्योगिकी में कम से कम स्नातक या उसके समकक्ष; और
- (2) किसी प्रमुख दूरसंचार संगठन में कम से कम पांच वर्ष का व्यवहारिक और प्रशासनिक अनुभव।
- (1) किसी मान्यता प्राप्त विश्वविद्यालय से वेतार या इलैक्ट्रॉनिकी के विशेष विषय सहित कम से कम एम.एस.सी. (भौतिकी या अनुप्रयुक्ति भौतिकी); और
- (2) किसी प्रमुख दूरसंचार संगठन में कम से कम पांच वर्ष का व्यवहारिक और प्रशासनिक अनुभव।
- वांछनीय:
- हिमाचल प्रदेश की रुद्धियों, रोतियों और बोलियों का ज्ञान और प्रदेश में विद्यमान विलक्षण दशाओं में नियुक्त किए जाने की उपयुक्तता।
8. सीधे भर्ती किए जाने वाले व्यक्तियों के लिए निहित आयु और शैक्षिक अनुहारण पदोन्नति की दशा में लागू होंगी नहीं।
9. परिवेक्षा की अवधि, यदि दो वर्ष जिसका एक वर्ष से अनधिक ऐसी और अवधि के लिए विस्तार किया जा सकता है जैसा सक्षम प्राधिकारी विशेष परिस्थितियों में और लिखित कारणों से आदेश दे।
10. भर्ती की पद्धति/भर्ती सीधे प्रारम्भ में केन्द्रीय/राज्य सरकार द्वारा या स्थानांतरण द्वारा और विभिन्न पद्धतियों द्वारा भरी जाने वाली रिक्तियों का प्रतिशत।
11. पदोन्नति, प्रतिनियुक्ति या पुलिस (वेतार) संगठन के ऐसे उप-अधीक्षकों में से, जिन की उस श्रेणी में कम से कम आठ वर्ष की विधिमित सेवा हो, पदोन्नति द्वारा।

12. यदि विभागीय पदोन्नति जो समय-समय पर सरकार द्वारा समिति है तो उसकी गठित की जाए। संरचना।

13. भर्ती करने में किन परि-जैसा विधि द्वारा प्रयोक्ति हो। स्थितियों में हिमाचल प्रदेश लोक सेवा आयोग से परामर्श किया जायेगा।

14. शिथिल करने की शक्ति जहां सरकार का यह विचार हो कि ऐसा करना आवश्यक और समीचीन है वहां वह उस के लिए जो कारण है उन्हें अधिलिखित करके और लोक सेवा आयोग से परामर्श करके, इन नियमों के किसी उपबन्ध का, किसी वर्ष या प्रवर्ष के व्यक्तियों या पदों को बाबत, आदेश द्वारा शिथिल कर सकी।

पद टिप्पणियां

उपर्युक्त सेवा या पद के अभ्यर्थी के लिए यह आवश्यक है कि यह निम्नलिखित हो—

(क) भारत का नागरिक, या

(ख) नेपाल की प्रजा, या

(ग) भूटान की प्रजा; या

(घ) तिब्बती शरणार्थी जो 1 जनवरी, 1962 से पहले, भारत में स्थाई निवास के आशय से भारत में आया हूँ; या

(ङ) भारतीय सल का व्यक्ति जिसने पाकिस्तान, बर्मा, श्रीलंका, पूर्वी अफ्रीका देश की नियम, युआडा, युनाइटेड रिपब्लिक आफ तन्जानिया (जो पहले तांगानिका और जंजीबार था), जायिया, मालवी, और तथा इथोपिया से भारत में स्थाई निवास के आशय से प्रवास किया है।

परन्तु वर्ग (ख), (ग), (घ) और (ङ) का अभ्यर्थी वही माना जायेगा जिसको भारत सरकार/राज्य सरकार ने पात्रता का प्रमाण-पत्र जारी किया हो।

जिस अभ्यर्थी के दारे में पात्रता का प्रमाण-पत्र आवश्यक है उसे हिमाचल प्रदेश लोक सेवा आयोग या अन्य भर्ती प्राधिकारी द्वारा संचालित परीक्षा या साक्षात्कार में प्रवेश को आज्ञा दी जा सकेंगे, परन्तु नियुक्ति का प्रस्ताव तभी दिया जायेगा जब उसे भारत सरकार/हिमाचल प्रदेश सरकार द्वारा पात्रता का आवश्यक प्रमाण-पत्र जारी कर दिया गया है।

2. सीधी भर्ती के लिए उच्चतम आयु सीमा उन अभ्यर्थियों पर पर्याप्त नहीं होगी जो पहले ही सरकारी सेवा में हैं।

3. अनुसूचित जातियों/अनुसूचित जनजातियों के अभ्यर्थियों तथा अन्य वर्गों के व्यक्तियों के लिए उच्चतम आयु सीमा उस विस्तार तक शिथिल की जा सकेंगी, जितनी हिमाचल प्रदेश सरकार के साधारण या विशेष आदेशों के अधीन अनुज्ञेन है।

4. सीधी भर्ती के लिए आयु सीमा आयोग द्वारा आवेदन-पत्र प्राप्त करने के लिए नियम की गई अन्तिम तारीख से गिरी जायेगी।

5. सीधी भर्ती किए जाने वाली नियुक्ति प्राप्ति प्राप्ति प्रमुख को अन्यथा सुनिहित अभ्यर्थियों की दशा में, आयोग के विवेकानुसार शिथिल किया जा सकेगा।

6. जब कभी स्तम्भ 2 के अधीन पदों को संभवा में वृद्धि अथवा कमी होती है, तब स्तम्भ 10 और 11 के उपबन्धों को सरकार द्वारा हिमाचल प्रदेश लोक सेवा आयोग से परामर्श करके पुनरीक्षित किया जायेगा।

7. सीधी भर्ती की दशा में इन पदों पर, नियुक्ति के लिए चयन, सीधिक परीक्षा के आधार पर, या यदि आयोग ऐसा करना आवश्यक

या समाचीत समझे, तो लिखित परीक्षा द्वारा जिसकी स्तर पाठ्यक्रम वर्ग या प्रवर्ग को विभागीय परीक्षा से पूर्णतः या भागतः छुट दे अद्वितीयोग अवधारित करेगा, या व्यावहारिक परीक्षा द्वारा किया सकेगी।

8. ऐसे सभी मामलों में जहाँ कोई कनिष्ठ व्यक्ति, ममत्क पद में अपनी कुल सेवाकाल (तदर्थ सेवा सहित) के आधार पर विचार किए जाने का पात्र होता है तो सम्बद्ध प्रवर्ग में उसमें वरिष्ठ सभी व्यक्तियों ऐसे विचार के लिए पात्र माने जायेंगे। विचार के लिए वर्ग में कनिष्ठ व्यक्तियों से ऊपर रखे जायेंगे। परन्तु ऐसे सभी पदधारियों की जिन पर जो पश्चान्ति/पुष्टि के लिए विचार किया जाना है कम से कम तीन वर्ष की अनुत्तम अर्हक सेवा या ऐसी अर्हक सेवा जो ऐसे पद के लिए सुरक्षित भर्ती तथा पश्चान्ति नियमों में विहित हो, इनमें से जो भी कम हो, होती चाहिए परन्तु यह और कि जहाँ कोई व्यक्ति पूर्ववर्ती पश्चान्ति में विहित अपेक्षा के कारण पश्चान्ति/पुष्टि के लिए विचार किए जाने के लिए अपात्र हो जाता है वहाँ ऐसे व्यक्ति को भी जो उसमें कनिष्ठ है, ऐसी पश्चान्ति/पुष्टि स्थाईकरण के लिए अपात्र ममत्क पद में जायेंगे।

9. सभी पवित्रक सैक्टर नियमों और स्वायत्त निकायों के ऐसे कर्मचारियों को जो पवित्रक सैक्टर नियमों या स्वायत्त निकायों के प्रारम्भिक गठन के समय ऐसे पवित्रक सैक्टर नियमों या स्वायत्त निकायों में आमेलित होते से पहले सरकारी सेवक थे, सोबी भर्ती में आयु सीमा में वैसी ही रियायत दी जायेगी जो सरकारी सेवकों को अनुज्ञेय हो। किन्तु यह रियायत पवित्रक सैक्टर नियमों या स्वायत्त निकायों के ऐसे कर्मचारियों को अनुज्ञेय नहीं होगी जिन्हें ऐसे नियमों या स्वायत्त निकायों द्वारा बाद में नियुक्त किया था या किया गया है और उन्हें ऐसे पवित्रक सैक्टर नियमों/स्वायत्त निकायों के प्रारम्भिक गठन के पश्चात् ऐसे नियमों/स्वायत्त निकायों की सेवा में अनित्य रूप से सम्मिलित किया गया है या किया गया था।

10. इस सेवा में नियुक्तियाँ हिमाचल प्रदेश सरकार द्वारा अनुसूचित जातियों/अनुसूचित जनजातियों/पिछड़े वर्गों के लिए सेवा में आरक्षण के विषय में समय-समय पर जारी किए गए आदेशों के अध्यधीन होंगी।

विभागीय परीक्षा

1. सेवा का प्रयोक्त सदृश्य परंपरों का भोतर या इन नियमों की अधिसूचना के दो वर्ष के भोतर, जो भी बाद में हो, हिमाचल प्रदेश विभागीय परीक्षा नियम, 1976 में यथाविहित विभागीय परीक्षा पास करेगा अन्यथा वहः—

- (क) आगामी दक्षता को पर करने के लिए,
 - (ख) सेवा में पुष्टि के लिए, और
 - (ग) अग्र ने उच्चतर पद पर पश्चान्ति नियम,
- पात्र नहीं होगा:

परन्तु यदि कोई सदृश्य ऊपर वर्णित अवधि के भोतर पश्चान्ति के लिए अन्यथा पात्र होता है तो पश्चान्ति के लिए उस पर विचार किया जायेगा और यदि उसे अन्यथा उपयुक्त पाया जाता है तो उसे विभागीय परीक्षा पास करने के अध्यधीन रहते हुए अनित्य रूप से पश्चान्ति किया जायेगा। उसे प्रतिवर्तित किया जा सकता यदि वह उसमें उत्तीर्ण होने में असकल रहता है:

परन्तु यह और कि ऐसे किसी अधिकारी से जिसने इन नियमों को अधिसूचित किए जाने से पहले, किन्हें अन्य नियमों के अधीन विहित विभागीय परीक्षा पूर्णतः या भागतः उत्तीर्ण की है यह अपेक्षा नहीं की जायेगा कि वह यथा स्थिति, पूर्णतः या भागतः परीक्षा उत्तीर्ण करने की अपेक्षा नहीं की जायेगी।

2. जो अधिकारी अपनी पश्चान्ति की सीधी पंक्ति में उच्चतर पद पर पश्चान्ति होता है उससे पूर्वोक्त परीक्षा उत्तीर्ण करने की अपेक्षा नहीं की जायेगी यदि उसने उसे पहले ही निचले राजपत्रित पद पर उत्तीर्ण कर ली है, इन नियमों के अधीन विहित विभागीय परीक्षा उत्तीर्ण करने की अपेक्षा नहीं की जायेगी।

3. सरकार, हिमाचल प्रदेश लोक सेवा आयोग से परामर्श करके, असाधारण परिस्थितियों में तथा ऐसे कारणों से जो लेखबद्ध किए जायेंगे, विभागीय परीक्षा नियमों के अनुसार अवधियों के किसी भी

वर्ग या प्रवर्ग को विभागीय परीक्षा से पूर्णतः या भागतः छुट दे सकेगी।

HEALTH AND FAMILY WELFARE DEPARTMENT

NOTIFICATION

Shimla-171002, the 4th February, 1984

No. Swasthya-Kha(3)-3/79.—In supersession of this Department Notification of even number dated 23-1-84 and in exercise of the powers conferred by proviso to article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, is pleased to make the following rules further to amend the Recruitment and Promotion Rules in respect of teaching staff of Ayurvedic College, Paprola, District Kangra in the Department of Health and Family Welfare as per Annexure-I i.e. (Recruitment and Promotion Rules for the post of Principal, Government Ayurveda College, Paprola in the Department of Indian System of Medicine and Homoeopathy, Himachal Pradesh):

1. *Short title and commencement.*—(i) These rules may be called Recruitment and Promotion Rules in respect of teaching staff of Ayurvedic College, Paprola, District Kangra, Himachal Pradesh in the Department of Health and Family Welfare (First Amendment), 1984.

(ii) They shall come into force from the date of publication in the Himachal Pradesh Rajpatra.

2. *Amendment of Rule 3—Scale of pay.*—The existing entry appearing in Rule 3 of the Recruitment and Promotion Rule, for the post of Principal, shall be substituted as under:—

“Rs. 2000-100-2400”.

3. *Amendment of Rule 7—Minimum educational and other qualifications required for direct recruits.*—Under head “Essential” for the existing entry appearing against this item of the Recruitment and Promotion Rules for the post of Principal, shall be substituted as under:—

“Essential:

(i) Bachelor Degree in Ayurveda from any recognised University or Council of Indian System of Medicine established by law or from an Ayurvedic College recognised by the Government.

(ii) Post-graduate degree in any branch of Ayurveda from a recognised University or Institution.

(iii) Knowledge of sanskrit to the standard of Higher Secondary or Matric or equivalent level.

(iv) 10 year’s teaching experience after doing graduation in any branch of Ayurveda, as Professor/Associate Professor/Assistant Professor/Demonstrator combined. Preference shall be given to candidate having longer experience as Professor.

(v) Two years experience in an administrative capacity.”

A. N. VIDYARTHI,
Secretary.

HORTICULTURE DEPARTMENT

NOTIFICATION

Shimla-2, the 24th January, 1984

No. Udyan. Ka (3) I/82.—In exercise of the powers vested in him under the proviso to Article 309 of the

Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to make the following amendments in the Himachal Pradesh Horticulture Services Class-III Recruitment and Promotion Rules for the post of Fruit Preservation Assistant/Quality Control Inspectors notified *vide* notification No. 29-1/72-Hort. Secy., dated the 6th August, 1973 and further amended from time to time:—

Short title & commencement.—(1) These Rules may be called the Himachal Pradesh Horticulture Department Class-III (Executive Section) Services Recruitment and Promotion (First Amendment) Rules, 1983.

(2) These shall come into force at once.

AMENDMENTS

Para-7 and 8 of the said rules against the posts of Fruit Preservation Assistant/Quality Control Inspector in the pay scale of Rs. 700—1200, the following shall be substituted and added:—

Para-7. Minimum educational and other qualifications required for direct recruit:

Essential.—Degree in Fruit/Food Technology or degree in science with Chemistry or degree in Agriculture followed by post-graduate diploma in Fruit Technology/Preservation from a recognised Institute.

Desirable.—(i) One year practical experience in fruit and vegetable preservation in any factory of repute after fulfilling the essential qualifications prescribed above.

(ii) Knowledge of customs, manners, dialects & suitability for appointment in the peculiar conditions prevailing in the Prades.

Para-8

No, but the feeder category in the field of choice for promotion must possess qualifications as prescribed for the filling up of post of Demonstrator by direct recruitment, i. e.

- (i) Matric with science as one of the subject.
- (ii) Training in Fruit Preservation from any recognised Institution.
- (iii) At least one year practical experience in Fruit Processing Laboratory.

B. C. NEGI,
Secretary.

LANGUAGES, ART AND CULTURE DEPARTMENT

NOTIFICATION

Shimla-171002, the 14th May, 1984

No. LCD-B(2)1/83.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to make the Recruitment and Promotion Rules in respect of the post of Record Attendant in Himachal Pradesh Languages and Culture Department as per Annexure-I.

2. These rules shall come into force with immediate effect.

अनुवन्ध-I

भाषा एवं संस्कृति विभाग, हिमाचल प्रदेश, गिमला में रिकार्ड अटैचेंट के भर्ती नियम

- | | |
|-------------------|--------------------------------|
| 1. पद का नाम | रिकार्ड अटैचेंट (अधिलेख पर्सन) |
| 2. पदों की संख्या | एक |

- | | |
|---|--|
| 3. वर्गीकरण | चतुर्थ श्रेणी। |
| 4. वेतनमान | 300—430 |
| 5. क्या प्रवरण पद है अथवा
अप्रवरण पद। | अप्रवरण। |
| 6. सीधी भर्ती वालों के लिए आयु | 30 वर्ष और उससे कम। |
| 7. सीधी भर्ती वालों के लिये अप्रवरण तथा अन्य अहंताएं। | निवार्य— |
| मिडल पास | |
| वांछित: | |
| हिमाचल प्रदेश की पहाड़ी भाषा, उप-वोलियों और रीतिरिवाजों का ज्ञ. न और प्रदेश को विशेष परिस्थितियों में नियुक्ति की उपयुक्तता। | |
| 8. क्या पदोन्नति व्यक्तियों के मामले में सीधी भर्ती वालों के लिए निर्धारित आयु तथा शैक्षणिक अहंताएं प्रयाज्य होंगी। | लागू नहीं होता। |
| 9. भर्ती का ढंग :— | सीधी भर्ती/पदोन्नति/प्रतिनियुक्ति/स्थानांतरण अथवा विभिन्न ढंगों द्वारा रिक्त स्थानों को भरने को प्रतिशतता। |
| 10. पदोन्नति/प्रतिनियुक्ति/स्थानांतरण का रूप द्वारा भर्ती के मामले में वह वेतनमान जिसमें से पदोन्नति/प्रतिनियुक्ति/स्थानांतरण किया जाना है। | दो वर्ष जिसे सभी अधिकारी द्वारा लिखित कारण देकर विशेष परिस्थितियों में एक वर्ष तक छोड़ अवधि के लिये बढ़ाया जा सकता है। |
| 11. परिदेशी अवधि, यदि कोई हो | दो वर्ष जिसे सभी अधिकारी द्वारा लिखित कारण देकर विशेष परिस्थितियों में एक वर्ष तक छोड़ अवधि के लिये बढ़ाया जा सकता है। |
| 12. यदि विभागीय पदोन्नति समिति विद्यमान है तो इसकी रचना क्या है। | विभागीय पदोन्नति एवं नियुक्ति (चतुर्थ श्रेणी) कमेटी जैसे कि सरकार द्वारा समय-समय पर गठित की जाए। |
| 13. परिस्थितियां जिनमें लोक सेवा नियमाधीन। | आयोग का पर्याप्त भर्ती करने के लिए लेना है। |
| 14. उपर्युक्त में ढील देने की शर्तियां | जहां सरकार आवश्यक तथा कार्य साधक समझती है, वहां लिखित रूप में औचित्य स्पष्ट कर द्वारा वह किसी वर्ग व श्रेणी के मामले में इस नियमावली के किसी भी प्रावधान में ढील देने के आदेश जारी कर सकती है। |

पाद टिप्पणियां

उपर्युक्त सेवा या पद के लिए यह जहरी है कि उम्मीदवार निम्नलिखित हों:—

- (क) भारतीय नागरिक, या
- (ख) नेपाल की प्रजा, या
- (ग) भटान की प्रजा, या
- (घ) तिब्बती विस्थापित जोड़ि एक जनवरी, 1962 से पहले भारत में स्थाई रूप से रहने के उद्देश्य से आया हो, या
- (इ) भारतीय मूल का व्यक्ति जो पाकिस्तान, बर्मा, श्रीलंका, पूर्वी अफ्रीका, कोनिया, यूगांडा, संयुक्त गणतन्त्र तंजानिया इससे पूर्व तांगानिका और जे जीवार, जांबिया, मालवी, जे तथा इथोपिया से भारत में स्थाई रूप से रहने के उद्देश्य से आया हो तो उपबन्धत है कि वर्ग (ख), (ग), (घ), (इ) और (इ) से म. विनियत वही प्रत्याशी माना जाएगा जिसका भारत सरकार/राज्य/सरकार ने पान्त्रा का प्रमाण-पत्र जारी किया हो।

भाग 6—भारतीय राजपत्र इत्याव॑ मे से पुनः प्रकाशन

LAW DEPARTMENT

NOTIFICATION

Shimla-2, the 3rd February, 1983

No. LLR-E (9)-10/81.—The following Acts passed by the Parliament which have already been published in the Gazette of India Extra ordinary Part-II, are hereby republished in the Himachal Pradesh Government Rajpatra for the information of the general public:—

Sr. No.	Title	Date of Assent	Date of Gazette of India (Extra- ordinary) Part-II Sec.1, in which the Act was pub- lished
1.	The Navy (Amendment) Act, 1982 (48 of 1982).	16-10-82	16-10-82
2.	The National Waterway (Allahabad-Haldia Stretch of Ganga-Bhagirathi-Hoogly River) Act, 1982 (48 of 1982).	18-10-82	19-10-82
3.	The Amritsar Oil Workers (Acquisition & Transfer of Undertakings) Act, 1982 (50 of 1982).	19-10-82	20-10-82
4.	The Contingency Fund of India (Amendment) Act, 1982 (51 of 1982).	21-10-82	21-10-82
5.	The Customs Tariff (Second Amendment) Act, 1982 (Act No. 52 of 1982).	21-10-82	21-10-82
6.	The Food Corporations (Amendment) Act, 1982 (Act No. 53 of 1982).	21-10-82	21-10-82
7.	The Rubber (Amendment) Act, 1982 (Act No. 54 of 1982).	22-10-82	23-10-82
8.	The powers of Attorney (Amendment) Act, 1982 (Act No. 55 of 1982).	22-10-82	23-10-82
9.	The Charitable Endowments (Amendment) Act, 1982 (Act No. 56 of 1982).	25-10-82	29-10-82
10.	The Sugar Cess (Amendment) Act, 1982 (Act No. 57 of 1982).	25-10-82	29-10-82
11.	The Central Excise Laws (Amendment & Validation) Act, 1982 (Act No. 58 of 1982).	25-10-82	29-10-82

G. S. CHAUHAN,
Under Secretary.

Assented to on 16th October, 1982.
THE NAVY AMENDMENT ACT, 1982

(Act No. 48 of 1982)

AN

ACT

further to amend the Navy Act, 1957.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1 Short title.—This Act may be called the Navy Amendment) Act, 1982

2. *Amendment of section 55A.*—In section 55A of the Navy Act, 1957(62 of 1957)(hereinafter referred to as the principal Act), in clause (a) after the words “fourteen years”, the words “or such other punishment as is hereinafter mentioned” shall be inserted.

3. *Amendment of section 81.*—In section 81 of the principal Act, in sub-section (1),—

- (a) in clause (f), after the word “officers”, the words “and master chief petty officers” shall be inserted;
- (b) in clause (g), for the words “subordinate officers”, the words “officers below the rank of commander and master chief petty officers” shall be substituted;
- (c) in clause (i) for the words “disrating” and “subordinate and petty officers”, the words, “reduction in rank” and “petty officers” shall respectively be substituted.

4. *Amendment of section 82.*—In section 82 of the principal Act,—

- (a) in sub-section (9), for the words “disrating” and “rate”, the words “reduction in rank” and “rank” shall respectively be substituted;
- (b) after sub-section (12), the following sub-section shall be inserted, namely :—
“(12A) No master chief petty officer shall be subject to the punishment of forfeiture of seniority of more than twelve months.”;
- (c) after sub-section (13), the following sub-section shall be inserted, namely :—
“(13A) No master chief petty officer shall be subject to the punishment of forfeiture of time for promotion of more than twelve months.”;
- (d) in sub-section (14), for the words “disrated” and “rating”, the words “reduced in rank” and “rank” shall respectively be substituted.

5. *Amendment of section 94.*—In section 94 of the principal Act,—

- (a) in sub-sections (1) and (2), for the words “any subordinate officer”, the words “any officer below the rank of commander” shall be substituted;
- (b) after sub-section (2), the following sub-section shall be inserted, namely :—
“(2A) The Flag Officer Commanding in Chief of a naval command may, subject to regulations made under this Act, impose on any officer below the rank of commander one or more of the following punishments namely :—
(a) forfeiture of seniority in rank of not more than three months;
(b) forfeiture of time for promotion of not more than three months,
(c) severe reprimand or reprimand.”;
- (c) in sub-section (4) for the word, brackets and figure “and(2)”, the brackets, figures, word and letter “(2) and (2A)” shall be substituted;
- (d) in sub-section (5) for the words “training ship” the word “ship” shall be substituted.

6. *Amendment of section 97.*—In section 97 of the principal Act, in clause (b) of the proviso to sub-section (10), after the figures “55”, the figures and letters “,55A 55C” shall be inserted.

7. *Amendment of section 135.*—In section 135 of the principal Act,—

- (a) in sub-section (1), for the words “any district magistrate or magistrate of the first class”, the words “any metropolitan magistrate or judicial magistrate of the first class” shall be substituted;
- (b) in sub-section (3) for the words and figures “district magistrate or magistrate of the first class or an authority exercising in that place powers equivalent to those of a magistrate of the first class under the Code of Criminal Procedure, 1898 (5 of 1898)”, the words and figures “metropolitan magistrate or judicial magistrate of the first class or an authority exercising the powers equivalent to those of a judicial magistrate of the first class under the Code of Criminal Procedure, 1973 (2 of 1898)” shall be substituted;
- (c) in sub-section (4),
 - (i) for the words “if he is a district magistrate or such magistrate of the first class as is appointed by him in this behalf”, the words “if he is a Chief Metropolitan Magistrate or Chief Judicial Magistrate, he of such metropolitan magistrate or judicial magistrate of the first class as is appointed by him in this behalf” shall be substituted;
 - (ii) for the words and figures “Code of Criminal Procedure, 1898 (5 of 1898)”, the words and figures “Code of Criminal Procedure, 1973 (2 of 1974)” shall be substituted.

8. *Amendment of section 141.*—In section 141 of the principal Act, for the words and figures “under section 476 of the Code of Criminal Procedure, 1898 (5 of 1898)”, the words and figures “under section 340 of the Code of Criminal Procedure, 1973 (2 of 1974)” shall be substituted.

9. *Amendment of section 142.*—In section 142 of the principal Act, for the words and figures “sections 480 and 482 of the Code of Criminal Procedure 1898 (5 of 1898)”, the words and figures “section 345 and 346 of the Code of Criminal Procedure, 1973 (2 of 1974)” shall be substituted.

10. *Amendment of section 158.*—In section 158 of the principal Act, for the words and figures “Code of Criminal Procedure, 1898 (5 of 1898)”, the words and figures “Code of Criminal Procedure, 1973 (2 of 1974)” shall be substituted.

11. *Insertion of new section 184A.*—After section 184 of the principal Act, the following section shall be inserted, namely:—

“184A. Power to make regulations with retrospective effect.—The power to make regulations conferred by this Act shall include the power to give retrospective effect, from a date not earlier than the date of commencement of this Act, to the regulations or any of them, but no retrospective effect shall be given to any regulation so as to prejudicially affect the interests of any person to whom such regulation may be applicable.”

Assented to on 18-10-1982

THE NATIONAL WATERWAY (ALLAHABAD-HALDIA STRETCH OF THE GANGA-BHAGIRATHI-HOOGHLY RIVER)
ACT 1982

Act No. 49 of 1982

AN

ACT

to provide for the declaration of the Allahabadi-Haldia stretch of the Ganga-Bhagirathi-Hooghly river to be a national waterway and also to provide for the regulation

and development of that river for purposes of shipping and navigation on the said waterway and for matters connected therewith or incidental thereto.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the National Waterway (Allahabad-Haldia Stretch of the Ganga-Bhagirathi-Hooghly River) Act, 1982.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. *Declaration of a certain stretch of Ganga-Bhagirathi-Hooghly river to be national waterway.*—The Allahabad-Haldia Stretch of the Ganga-Bhagirathi-Hooghly river, the limits of which are specified in the Schedule is hereby declared to be national waterway.

3. *Declaration as to expediency of control by the union of Ganga-Bhagirathi-Hooghly river for certain purposes.*—It is hereby declared that it is expedient in the public interest that the Central Government should take under its control the regulation and development of Ganga-Bhagirathi-Hooghly river for purposes of shipping and navigation on the national waterway to the extent herein-after provided.

4. *Definitions.*—In this Act, unless the context otherwise requires,—

- (a) “Advisory Committee” means an Advisory Committee constituted under section 8;
- (b) “appurtenant land” means all lands appurtenant to the national waterway, whether demarcated or not;
- (c) “channel” means any waterway, whether natural or artificial;
- (d) “conservancy” includes dredging, training, closure, diversion or abandoning channels;
- (e) “conservancy measures” means measures for purposes of conservancy, but does not include measures for protection of banks against floods or for restoring banks which have become eroded mainly on account of reasons not connected with shipping and navigation;
- (f) “infrastructure” includes structures such as docks “wharvers’ jetties, Landing stages, Locks buoys, inland, port cargo handling equipment, road and rail access and cargo storages species and the expression “infrastructural facilities” shall be construed accordingly;
- (g) “national waterway” means the waterway declared by section 2 to be a national waterway;
- (h) “navigable channel” means a channel navigable during the whole or a part of the year;
- (i) “prescribed” means prescribed by rules made under this Act;
- (j) “rules” means rules made by the Central Government under this Act.

5. *Responsibility for regulation and development of national water way.*—(1) It shall be the responsibility of the Central Government to regulate and develop the national waterway and to secure the efficient utilisation of the water-way for shipping and navigation.

(2) In particular and without prejudice to the general of the foregoing provision, the Central Government may—

- (a) carry out surveys and investigations for the development maintenance and better utilisation of the national waterway and the appurtenant land for shipping and navigation and prepare plans in this behalf;
- (b) make and open new navigable channels;
- (c) clear, widen, deepen or divert or otherwise improve the channels;

- (d) provide or permit setting up of infrastructural facilities;
- (e) carry out conservancy measures and training works and do all other acts necessary for the safety and convenience of shipping and navigation and improvement of the national waterway;
- (f) control activities such as throwing rubbish, dumping removal of material, in or from the bed of the national waterway and appurtenant land, in so far as they may affect, safe and efficient shipping and navigation, maintenance of navigable channels, river training and conservancy measures;
- (g) remove or alter any obstruction or impediment in the national waterway and the appurtenant land, which may impede the safe navigation or endanger safety of infrastructural facilities or conservancy measures where such obstruction or impediment has been lawfully made or has become lawful by reason of long continuance of such obstruction or impediment or otherwise, after making compensation to person suffering damage by such removal or alteration;
- (h) provide for the regulation of navigation and traffic (including the rule of the road) on the national waterway;
- (i) regulate the construction or alteration of structures on, across or under the national waterway;
- (j) perform such other functions as may be necessary to carry out the purposes of this Act.

(3) Any dispute arising out of or concerning the compensation referred to in clause (g) of sub-section (2) shall be determined according to the law relating to like disputes in the case of land required for public purposes.

6. Rights, etc., of Central Government with respect to national waterway, lands and infrastructure appurtenant thereto.—(1) The Central Government may, if it considers it necessary or expedient so to do for the purposes of this Act, particularly for the purpose of discharging its responsibility under section 5, exercise any jurisdiction, right or power with respect to the national waterway or any lands or infrastructure appurtenant thereto which it could have exercised if the national waterway and the lands and infrastructure appurtenant thereto had been vested in that Government by this sub-section:

(2) If any dispute arises as to whether any land or structure is a land or infrastructure appurtenant to the national waterway, the Central Government and the other party or parties to the dispute shall endeavour to resolve the dispute by negotiations or conciliation in such manner as may be prescribed.

(3) Notwithstanding anything contained in sub-section (2), if the Central Government considers whether before initiating action for resolving a dispute by negotiations or conciliation or at any stage after initiating such action, that the dispute is of such a nature that it is necessary or expedient to refer it to arbitration, the Central Government shall, in such form and in such manner as may be prescribed, refer the matter in dispute to an arbitrator who shall be appointed by the Chief Justice of India.

(4) The arbitrator may appoint two or more persons as assessors to assist him in the proceedings before him.

(5) The decision of the arbitrator shall be final and binding on the parties to the dispute and shall be given effect to by them.

(6) Nothing in the Arbitration Act, 1940 (10 of 1940) shall apply to any arbitration under this section.

7. Application, etc., of certain laws.—(1) The provisions of this Act shall be in addition to the provisions of the Major Port Trusts Act, 1963 (38 of 1963) and in particular nothing in this Act shall affect any jurisdiction, functions, powers or duties required to be exercised, performed or discharged under the Major Port Trusts Act,

1963 by the Board of Trustees for the Major Port of Calcutta or by any officer or authority in, or in relation to, the portion of the national waterway falling within the limits of the said port.

(2) Nothing in this Act shall affect the operation of the Inland Vessels Act, 1917 (1 of 1917) or any other Central Act (other than the Major Port Trusts Act, 1963) (38 of 1963) or any State or Provincial Act in force immediately before the commencement of this Act with respect to shipping and navigation on the waterway declared by section 2 to be a national waterway but any jurisdiction, functions, powers or duties required to be exercised, performed or discharged by a State Government or any officer or authority subordinate to a State Government under any such Act in so far as such jurisdiction, functions, powers or duties relates or relate to shipping and navigation on the said waterway or any matter incidental thereto or otherwise connected therewith, shall after such commencement be exercised, performed or discharged by the Central Government.

(3) The Central Government may, by notification in the Official Gazette, direct that any jurisdiction, functions, powers or duties which it may exercise, perform or discharge by virtue of the provisions of sub-section (2) under any Act referred to in that sub-section shall, subject to such conditions, if any, as may be specified in the notification, be exercised, performed or discharged also by—

- (a) such officer or authority subordinate to the Central Government; or
- (b) such State Government or officer or authority subordinate to a State Government,

as may be specified in the notification.

8. Advisory Committees.—(1) Subject to any rules made in this behalf, the Central Government may from time to time constitute one or more Advisory Committees to advise the Central Government on matters concerning the administration of this Act.

(2) The Advisory Committee or the Advisory Committees referred to in sub-section (1) shall consist of such number of persons to represent the interests connected with shipping and navigation and allied aspects as the Central Government may deem fit.

9. Fees for services or benefits rendered in the national waterway.—(1) The Central Government may, by notification in the Official Gazette, levy fees at such rates as may be laid down by rules made in this behalf for services or benefits rendered in relation to the use of the national waterway for the purposes of navigation, infrastructural facilities, including facilities for passengers and facilities relating to berthing of vessels, handling of cargoes and storage of cargoes.

(2) The fees levied under sub-section (1) shall be collected in such manner as may be prescribed.

10. Power to enter.—Subject to any rules made in this behalf, any officer subordinate to the Central Government or to a State Government or to any authority subordinate to the Central Government or a State Government who is authorised in this behalf by the Central Government by notification in the Official Gazette may, whenever it is necessary so to do for any of the purposes of this Act, at all reasonable times, enter upon any land or premises and—

- (a) make any inspection, survey, measurement, valuation or inquiry,
- (b) take levels,
- (c) dig or bore into sub-soil,
- (d) set out boundaries, and intended lines of work,
- (e) mark such level boundaries and lines by placing marks and cutting trenches, or
- (f) do such other acts or things as may be prescribed:

Provided that no such officer shall enter any building or any enclosed court or garden attached to a dwelling-house (unless with the consent of the occupier thereof) without previously given such occupier at least twenty-four hours' notice in writing of his intention to do so.

11. Penalties.—Whoever—

- (a) destroys, pulls down, removes, injures or defaces any pillar, post or stake or marks fixed on the national waterway and the appurtenant land, or any notice or other matter put up, inscribed or placed under this Act, or
- (b) obstructs any person from exercising his powers and performing his functions under this Act, or
- (c) damages any works or property belonging to the Central Government, or
- (d) fails to furnish any information required for the purposes of this Act,

shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees or with both.

12. Power to delegate.—The Central Government may, by notification in the Official Gazette, direct that any function, power (except the powers under sections 14 and 15) or duty which it may perform exercise or discharge under this Act shall, subject to such conditions, if any, as may be specified in the notification, be performed, exercised or discharged also by—

- (a) such officer or authority subordinate to the Central Government, or
- (b) such State Government or officer or authority subordinate to a State Government,

as may be specified in the notification.

13. Protection of action taken in good faith.—No suit prosecution or other legal proceeding shall lie against the Central Government or a State Government or an authority subordinate to such Government or an officer subordinate to such Government or authority for anything which is in good faith done or intended to be done in pursuance of the provisions of this Act.

14. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules for carrying out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

- (a) the manner in which, and the conditions, subject to which, any function in relation to the matters referred to in section 5 may be performed;
- (b) the rule of the road on the national waterway;
- (c) the safe, efficient and convenient use, management and control of the infrastructures and infrastructural facilities;
- (d) the reception, portage, storage and removal of goods brought on the national waterway, and the procedure to be followed for taking charge of goods which may have been damaged before landing, or may be alleged to have been so damaged;
- (e) regulating, declaring and defining the docks, wharves, jetties, landing stages on which goods shall be landed from vessels and shipped on board vessels;
- (f) regulating the manner in which, and the conditions under which, the loading and unloading of vessels on the national waterway shall be carried out;
- (g) the exclusion from the national waterway of disorderly or other undesirable persons and of trespassers;
- (h) the manner in which the Central Government shall endeavour to resolve, under sub-section

(2) of section 6, the disputes referred to therein, the form and manner in which such disputes may be referred, under sub-section (3) of that section to arbitration and the procedure to be followed in such arbitration proceedings;

- (i) the composition of the Advisory Committees, the term of office of members of such committees, the allowances, if any, payable to them, and the manner in which the Advisory Committees shall conduct their business;
- (j) the rates at which fees for services and benefits referred to in section 9 may be levied and the manner in which such fees shall be collected;
- (k) the conditions and restrictions with respect to the exercise of the power to enter under section 10 and the matters referred to in clause (f) of that section;
- (l) the periodical inspection of the national waterway and the submission of the inspection reports of the inspection reports to the Central Government;
- (m) the reports on works carried out on the national waterway;
- (n) any other matter which is to be, or may be, prescribed or in respect of which provision is to be, or may be, made by rules.

(3) Any rules made under this Act may provide that a breach thereof shall be punishable with fine which may extend to one thousand rupees and where the breach is a continuing one with further fine which may extend to one hundred rupees for every day after the first during which such breach continue.

(4) Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

15. Removal of difficulties.—(1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order published in the Official Gazette, make such provisions not inconsistent with the provisions of this Act as may appear to it to be necessary for removing the difficulty:

Provided that no order shall be made under this section after the expiry of three years from the commencement of this Act.

(2) Every order made under this section shall be laid, as soon as may be after it is made, before each House of Parliament.

THE SCHEDULE

(See section 2)

LIMITS OF THE NATIONAL WATERWAY (ALLAHABAD-HALDIA STRETCH OF THE GANGA-BHAGIRATHI-HOOGLY RIVER)

From road bridge at Allahabad across the river Ganga about 2 kms. up-stream of the confluence of the river Ganga and Yamuna at Triveni to the inland waterway limit on the tidal waters of the river Hooghly from a line drawn between No. 1 Refuge house at the entrance to Baratola river commonly called channel creek, to a position 2.5 kms. due South of Saugor light house and then connected to the right or South bank at the entrance to the Hijili or Russulpore river, through river Ganga lock canal and feeder canal at Farakka, river Bhagirathi and river Hooghly.

Assented to on 19-10-1982
**THE AMRITSAR OIL WORKS (ACQUISITION AND
TRANSFER OF UNDERTAKINGS) ACT, 1982**
Act No. 52 of 1982

**AN
ACT**

to provide for the acquisition and transfer of the right, title and interest of the undertakings of the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works with a view to sustaining and strengthening the nucleus of public owned or Controlled units required for ensuring supply of wholesome vanaspati and refined edible oil to the public at reasonable prices and thereby to give effect to the policy of the State towards securing the principles specified in clauses (b) and (c) of article 39 of the Constitution.

WHEREAS the Amritsar Sugar Mills Company has through its undertakings, namely the factory known as the Amritsar Oil Works, Amritsar been engaged in the manufacture and production of certain commodities, namely, vanaspati and refined edible oils, which are essential to the needs of the community;

AND WHEREAS the management of the said Amritsar Oil Works was taken over by the Central Government under the Industries (Development and Regulation) Act, 1951 (65 of 1951);

AND WHEREAS it is necessary to acquire the undertakings of the Amritsar Sugar Mills Company in relation to the said Amritsar Oil Works for sustaining and strengthening the nucleus of public owned or controlled units required for ensuring supply of wholesome vanaspati and refined edible oils to the public at reasonable prices;

AND WHEREAS such acquisition is for giving effect to the policy of the State towards securing the principles specified in clauses (b) and (c) of article 39 of the Constitution:

BE it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

1. Short title.—This Act may be called the Amritsar Oil Works (Acquisition and Transfer of Undertakings) Act, 1982.

2. Definitions.—In this Act, unless the context otherwise requires,—

- (a) “Amritsar Oil Works” means the undertakings of the Amritsar Sugar Mills Company which are engaged in the manufacture, production and marketing of vanaspati and refined edible oils;
- (b) “Amritsar Sugar Mills Company” means the Amritsar Sugar Mills Company Limited, Amritsar, a company within the meaning of the Companies Act, 1956 (1 of 1956), and having its registered office at P.O. Rayon Mills, Chheharta, Amritsar, in the State of Punjab;
- (c) “appointed day” means the date of commencement of this Act;
- (d) “Commissioner” means the Commissioner of Payments appointed under section 14;
- (e) “date of taking over” means the date on which the management of the Amritsar Oil Works of the Amritsar Sugar Mills Company was taken over by the Board of Management by virtue of the order of the Government of India in the late Ministry of Industrial Development, No. S.O.542(E)/18AA/IDRA/74, dated the 13th September, 1974, made under sub-section (1) of section 18AA of the Industries (Development and Regulation) Act, 1951 (65 of 1951);
- (f) “notification” means a notification published in the Official Gazette;
- (g) “prescribed” means prescribed by rules made under this Act;

- (h) “specified date”, in relation to any provision of this Act, means such date as the Central Government may, by notification, specify for the purpose of that provision and different dates may be specified for different provisions of this Act;
- (i) “the Government company” means the Government company in which the Amritsar Oil Works are directed to vest under sub-section (1) of section 5;
- (j) words and expressions used herein and not defined but defined in the Companies Act, 1956, (1 of 1956) have the meanings, respectively, assigned to them in that Act.

CHAPTER II

ACQUISITION AND TRANSFER OF AMRITSAR OIL WORKS

3. Transfer to, and vesting in, the Central Government of Amritsar Oil Works.—On the appointed day, the Amritsar Oil Works and the right, title and interest of the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works shall, by virtue of this Act, stand transferred to, and shall vest in, the Central Government.

4. General effect of vesting.—(1) The Amritsar Oil Works shall be deemed to include all assets, rights leaseholds, powers, authorities and privileges and all property, movable and immovable, including lands, buildings, workshops, stores, instruments, machinery and equipment, cash balances cash in hand, reserve funds, investments and book debts pertaining to the Amritsar Oil Works, and all other rights and interests in, or arising out of, such property as were immediately before the appointed day in the ownership, possession, power or control of the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works, whether within or outside India, and all books of account, registers and other documents of whatever nature relating thereto.

(2) All properties as aforesaid which have vested in the Central Government under section 3 shall, by force of such vesting, be freed and discharged from any trust, obligation, mortgage, charge, lien and all other incumbrances affecting them, and any attachment, injunction or decree or order of any court or other authority, restricting the use of such properties in any manner or appointing any receiver in respect of the whole or any part of such properties shall be deemed to have been withdrawn.

(3) Every mortgagee of any property which has vested under this Act in the Central Government and every person holding any charge, lien or other interest in, or in relation to, any such property shall give, within such time and in such manner as may be prescribed, an intimation to the Commissioner of such mortgage, charge, lien or other interest.

(4) For the removal of doubts, it is hereby declared that the mortgagee of any property referred to in sub-section (3) or any other person holding any charge, lien or other interest in, or in relation to, any such property shall be entitled to claim, in accordance with his rights and interests payment of the mortgage money or other dues, in whole or in part, out of amounts specified in section 7, but no such mortgage, charge, lien or other interest shall be enforceable against any property which has vested in the Central Government.

(5) Any licence or other instrument granted to the Amritsar Sugar Mill Company in relation to the Amritsar Oil Works which has vested in the Central Government under section 3 at any time before the appointed day and in force immediately before that day shall continue to be in force on and after such day in accordance with its tenor in relation to, and for the purposes of, the Amritsar Oil Works, and, on and from the date of vesting of the Amritsar Oil Works under section 5 in a Government company, that Government company shall be deemed to be substituted in such licence or other instrument as if such licence or other instrument had been granted to that Government

Company and that Government company shall hold it for the remainder of the period for which the Amritsar Sugar Mills Company to which it was granted would have held it under the terms thereof.

(6) If, on the appointed day, any suit, appeal or other proceeding of whatever nature instituted or preferred by or against the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works, is pending, the same shall not abate, be discontinued or be, in any way, prejudicially affected by reason of the transfer of the Amritsar Oil Works or of anything contained in this Act, but the suit, appeal or other proceeding may be continued, prosecuted or enforced by or against the Central Government or where the Amritsar Oil Works are directed to vest in a Government company under section 5, by or against the Government company.

5. Power of Central Government to direct vesting of the Amritsar Oil Works in a Government company.—

(1) Notwithstanding anything contained in section 3 and 4 the Central Government may, if it is satisfied that a Government company is willing to comply, or has complied, with such terms and conditions as the Govt. may think fit to impose, direct, by notification, that the Amritsar Oil Works and the right, title and interest of the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works which have vested in the Central Government under section 3, shall, instead of continuing to vest in the Central Government, vest in that Government company either on the date of the notification or on such earlier or later date (not being a date earlier than the appointed day) as may be specified in the notification.

(2) Where the right, title and interest in relation to the Amritsar Oil Works vest in a Government company under sub-section (1), the Government company shall, on and from the date of such vesting, be deemed to have become the owner of the Amritsar Oil Works and all the rights and liabilities of the Central Government in relation to the Amritsar Oil Works shall, on and from the date of such vesting, be deemed to have been the rights and liabilities, respectively, of the Government company.

6. The Amritsar Sugar Mills Company to be liable for certain prior liabilities.—(1) Every liability other than the liability specified under sub-section (2), of the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works in respect of any period prior to the appointed day shall be the liability of the Amritsar Sugar Mills Company and shall be enforceable against it and not against the Central Government or where the Amritsar Oil Works vest in a Government Company, against the Government company.

(2) Any liability in respect of the amount advanced after the date of taking over to the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works together with interest due thereon and the wages, salaries and other dues of persons employed in the Amritsar Oil Works in respect of any period after the date of taking over shall, on and from the appointed day, be the liability of the Central Government and shall be discharged by the Central Government or, for and on behalf of that Government by the Government company as and when repayment of such amount becomes due or as and when such wages, salaries and other dues become due and payable.

(3) For the removal of doubts, it is hereby declared that:

(a) save as otherwise expressly provided in this section or in any other section of this Act, no liability, other than the liability specified in sub-section (2), of the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works in respect of a period prior to the appointed day shall be enforceable against the Central Government or the Government company, as the case may be;

(b) no award, decree or order of any court, tribunal or other authority in relation to the Amritsar Oil Works, passed after the appointed day, in respect of any matter, claim or dispute in relation to any matter, not being a matter referred to in sub-section (2), which arose before that date shall be enforceable against the Central Government or the Government company, as case may be;

(c) no liability incurred by the Amritsar Sugar Mills Company before the appointed day, for the contravention, in relation to the Amritsar Oil Works, of any provision of law for the time being in force, shall be enforceable against the Central Government or the Government company, as the case may be.

CHAPTER III

PAYMENT OF AMOUNT

7. Payment of amount.—(1) For the transfer to, and vesting in, the Central Government, under section 3 of the Amritsar Oil Mills Works and the right, title and interest of the Amritsar Sugar Mills Company in relation to that Works, there shall be given by the Central Govt. to the Amritsar Sugar Mills Company, in cash and in the manner specified in Chapter VI an amount equal to a sum of sixty-four lakhs, forty-eight thousand, nine hundred and forty-four rupees and sixty-five paise.

(2) In addition to the amount specified in sub-section (1), there shall also be given to the Amritsar Sugar Mills Company by the Central Government an amount calculated at the rate of ten thousand rupees per annum for the deprivation of the Amritsar Sugar Mills Company of the management of its Amritsar Oil Works for the period commencing on the date of taking over and ending with the appointed day.

(3) The amount specified in sub-section (1) and the amount calculated in accordance with the provisions of sub-section (2) shall carry simple interest at the rate of four per cent per annum for the period commencing on the appointed day and ending on the date on which payment of such amount is made by the Central Government to the Commissioner.

CHAPTER IV

MANAGEMENT, ETC., OF AMRITSAR OIL WORKS

8. Management, etc., of Amritsar Oil Works. (1) On the appointed day, the general superintendence, direction, control and management of the affairs and business of the Amritsar Oil Works shall—

(a) where a direction has been made by the Central Government under sub-section (1) of section 5, vest in the Government company specified in such direction; or

(b) where no such direction has been made by the Central Government vest in one or more Custodians appointed by the Central Government under sub-section (2) and thereupon the Government company so specified, or the Custodian or Custodians so appointed, as the case may be, shall be entitled to exercise, to the exclusion of all other persons, all such powers and to all such things as the Amritsar Sugar Mills Company is authorised to exercise and do in relation to its Amritsar Oil Works.

(2) The Central Government may appoint one or more individuals or a Government company as the Custodian or Custodians of the Amritsar Oil Works in relation to which no direction has been made by it under sub-section (1) of section 5.

(3) The Custodian or Custodians so appointed shall receive, from the funds of the Amritsar Oil Works, such remuneration as the Central Government may fix and shall hold office during the pleasure of the Central Govt.

(4) The Custodian or Custodians of the Amritsar Oil Works shall maintain an account of the Amritsar Oil Works in such form and manner and under such conditions as may be prescribed and the provisions of the Companies Act, 1956 (1 of 1956) shall apply to the audit of the accounts so maintained as they apply to the audit of the accounts of a company.

9. Duty of persons in charge of management of Amritsar Oil Works to deliver assets, etc.—On the vesting in the Central Government or a Government company of the Amritsar Oil Works, all persons-in-charge of the management of the Amritsar Oil Works immediately before the date of such vesting, shall be bound to deliver to the Central Government or the Government company or to such person or body of persons as the Central Govt. or the Government company may specify in this behalf all assets, books of account, registers or other documents in their custody relating to the Amritsar Oil Works.

10. Duty of persons to account for assets, etc.—(1) Every person who has, on the appointed day, in his possession or under his control any assets, books, documents or other papers relating to the Amritsar Oil Works which has vested in the Central Government or a Government company under this Act, and which belongs to the Amritsar Sugar Mills Company or would have so belonged if the Amritsar Oil Works had not vested in the Central Government or the Government company, shall be liable to account for the said assets, books, documents and other papers to the Central Government or the Government company, as the case may be and shall deliver them up to the Central Government or the Government company or to such person or body of persons as the Central Government or the Government company may specify in this behalf.

(2) The Central Government may take or cause to be taken all necessary steps for securing possession of the Amritsar Oil Works which has vested in it under section 3.

11. Duty of Amritsar Sugar Mills Company to furnish particulars.—The Amritsar Sugar Mills Company shall, within such period as the Central Government may allow in this behalf, furnish to that Government a complete inventory of all its properties and assets as on the appointed day, pertaining to the Amritsar Oil Works, which has vested in the Central Government under section 3. and for this purpose the Central Government or the Government company shall afford the Amritsar Sugar Company all reasonable facilities.

CHAPTER V

PROVISIONS RELATING TO EMPLOYEES OF AMRITSAR OIL WORKS

12. Continuance of employees.—(1) Every person who has been, immediately before the appointed day, employed by the Amritsar Sugar Mills Company in connection with the Amritsar Oil Works shall become:—

(a) on and from the appointed day, an employee of the Central Government; and

(b) where the Amritsar Oil Works is directed, under sub-section (1) of section 5, to vest in a Government company, an employee of that company on and from the date of such vesting, and shall hold office or service under the Central Government or the Government company, as the case may be, with the same rights and privileges as to pension, gratuity and other like matters as would have been admissible to him if there had been no such vesting and shall continue to do so unless and until his employment under the Central Government or the Government

company, as the case may be, is duly terminated or until his remuneration or other conditions of service are duly altered by the Central Government or the Government company as the case may be.

(2) Notwithstanding anything contained in the Industrial Disputes Act, 1947 (14 of 1947), or in the any other law for the time being in force, the transfer of the services of any officer or other person employed in the Amritsar Oil Works to the Central Government or the Government company shall not entitle such officer or other employee to any compensation under this Act or any other law for the time being in force and no such claim shall be entertained by any court, tribunal or other authority.

13. Provident fund and other funds.—(1) Where the Amritsar Sugar Mills Company has established a provident fund, superannuation fund welfare fund or other fund for the benefit of persons employed in the Amritsar Oil Works, the monies relatable to the officers and other employees whose services have become transferred by or under this Act, to the Central Government or the Government company shall, out of the monies standing, on the appointed day to the credit of such provident fund, superannuation fund, welfare fund or other fund, stand transferred to, and vest in, the Central Government or the Government company, as the case may be.

(2) The monies which stand transferred under sub-section (1) to the Central Government or the Government company, as the case may be, shall be dealt with by that Government or the Government company in such manner as may be prescribed.

CHAPTER VI

COMMISSIONER OF PAYMENTS

14. Appointment of Commissioner of Payments.—^{Section 5} The Central Government shall, for the purpose of disbursing the amounts payable under section 7 to the Amritsar Sugar Mills Company, by notification, appoint a Commissioner of Payments.

(2) The Central Government may appoint such other persons as it may think fit to assist the Commissioner and thereupon the Commissioner may authorise one or more of such persons also to exercise all or any of the powers exercisable by him under this Act, and different persons may be authorised to exercise different powers.

(3) Any person authorised by the Commissioner to exercise any of the powers exercisable by the Commissioner may exercise these powers in the same manner and with the same effect as if they have been conferred on that person directly by this Act and not by way of authorisation.

(4) The salaries and allowances of the Commissioner and other persons appointed under this section shall be defrayed out of the Consolidated Fund of India.

15. Payment by the Central Government to the Commissioner.—(1) The Central Government shall, within thirty days from the specified date, pay, in cash, to the Commissioner for payment to the Amritsar Sugar Mills Company an amount equal to the amounts specified in section 7.

(2) A deposit account shall be opened by the Central Government in favour of the Commissioner in the Public Account of India, and every amount paid under this Act to the Commissioner shall be deposited by him to the credit of the said deposit account and thereafter the said deposit account shall be operated by the Commissioner.

(3) Interest accruing in the amount standing the credit of the deposit account referred to in sub-section (2) shall accrue to the benefit of the Amritsar Sugar Mills Company.

16. Priority in relation to claims.—(1) Every secured debt due from the Amritsar Sugar Mills Company shall have priority over all other debts and shall be paid in accordance with the rights and interests of the secured creditors:

Provided that where the secured debts are due to different creditors by reason of the hypothecation of different assets to them such debts shall be repaid full in accordance with the rights and interests of such creditors.

(2) Notwithstanding anything contained in any other law for the time being in force, there shall be paid in priority to all other unsecured debts,—

- (a) all revenues, taxes, casses rates and any other dues payable immediately before the appointed day, to the Central Government, State Government, local authorities and State Electricity Boards in relation to the Amritsar Oil Works, as the case may be;
- (b) all amounts due in respect of any compensation or liability for compensation under the Workmen's Compensation Act, 1923 (8 of 1923), in respect of the death or disablement of any employee of the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works, unless the said Company has, under such a contract with insurers as is mentioned in section 14 of the said Act, rights capable of being transferred to and vested in the workmen;
- (c) all sums deducted by the Amritsar Sugar Mills Company from the salary or wages of any employee of the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works for credit to any provident fund or any other fund established for the welfare of the employees but not deposited to the credit of such funds.

(3) The debts specified in sub-section (2) shall rank equally among themselves and the paid in full, unless the balance of the amount left after meeting the liabilities referred to in sub-section (1) is insufficient to meet them, in which case they shall abate in equal proportions and be paid accordingly.

17. Claims to be made to the Commissioner.—Every person having a claim against the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works shall prefer such claim before the Commissioner within thirty days from the specified date:

Provided that if the Commissioner is satisfied that the claimant was prevented by sufficient cause from preferring the claim within the said period of thirty days, he may entertain the claim within a further period of thirty days, but not thereafter.

18. Proof of claims.—(1) The Commissioner shall fix a date on or before which every claimant shall file the proof of his claim failing which he will be excluded from the benefit of the disbursements made by the Commissioner.

(2) Not less than fourteen day's notice of the date so fixed shall be given by advertisement in one issue of any daily newspaper in the English language having circulation in the major part of the country and in one issue of any daily newspaper in such regional language as the Commissioner may consider suitable, and every such notice shall call upon the claimant to file the proof of his claim with the Commissioner within the period specified in the advertisement.

(3) Every claimant who fails to file the proof of his claim within the period specified by the Commissioner shall be excluded from the disbursements made by the Commissioner.

(4) The Commissioner shall, after such investigation as may, in his opinion, be necessary and after given the Amritsar Sugar Mills Company an opportunity of refuting the claim and giving the claimant reasonable opportunity of being heard, by order, in writing, admit or reject the claim in whole or in part.

(5) The Commissioner shall have the power to regulate his own procedure in all matter arising out of the discharge of his functions, including the place or places at which he will hold his sittings and shall, for the purpose of making any investigation under this Act, have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908 (5 of 1908), while trying a suit, in respect of the following matters, namely:—

- (a) the summoning and enforcing the attendance of any witness and examining him on oath;
- (b) the discovery and production of any document or other material object producible as evidence;
- (c) the reception of evidence on affidavits;
- (d) the issuing of any commission for the examination of witnesses.

(6) Any investigation before the Commissioner shall be deemed to be a judicial proceeding within the meaning of section 193 and 228 of the Indian Penal Code (45 of 1860), and the Commissioner shall be deemed to be a civil court for the purpose of section 195 and Chapter XXVI of the Code of Criminal Procedure, 1973 (2 of 1974).

(7) A claimant, who is dissatisfied with the decision of the Commissioner, may prefer an appeal against the decision to the principal civil court of original jurisdiction within the local limits of whose jurisdiction the Amritsar Oil Works is situated:

Provided that where a person who is a Judge of a High Court is appointed to be the Commissioner, such appeal shall lie to the High Court of Punjab and Haryana and such appeal shall be heard and disposed of by not less than two Judges of that High Court.

19. Disbursement of money by the Commissioner to claimants.—Where, after meeting the claims admitted by him of secured creditors, and unsecured creditors having priority under sub-section (2) of section 16, the total amount of the claims of other unsecured creditors admitted by the Commissioner does not exceed the balance of the amount left after meeting the liabilities referred to in sub-section (1) and (2) of section 16, every admitted claim of such other unsecured creditors, shall rank equally among themselves and be paid in full, and the balance, if any, shall be paid to the Amritsar Sugar Mills Company; but where such amount is insufficient to meet in full the total amount of such admitted claims, all such claims shall abate in equal proportions and be paid accordingly.

20. Undisbursed or unclaimed amount to be deposited to the general revenue account.—Any money pay to the Commissioner which remains undisbursed or unclaimed on the date immediately preceding the date on which the office of the Commissioner is finally wound up, shall be paid by the Commissioner, before his office is finally wound up to the general revenue account of the Central Government; but a claim to any money so transferred may be preferred to the Central Government by the person entitled to such payment and shall be dealt with as if such transfer had not been made, and the order, if any, for payment of the claim being treated as an order for the refund of the revenue.

CHAPTER VII MISCELLANEOUS

21. Act to have overriding effect.—The provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in any other law

for the time being in force or in any instrument having effect by virtue of any law, other than this Act, or in any decree or order of any court, tribunal or other authority.

22. Contracts to cease to have effect unless ratified by the Central Government or Government company.—Every contract, entered into by the Amritsar Sugar Mills Company in relation to the Amritsar Oil Works which has vested in the Central Government under section 3, for any service, sale or supply and in force immediately before the appointed day, shall, on and from the expiry of a period of thirty days from the appointed day, cease to have effect unless such contract is, before the expiry of that period ratified, in writing, by the Central Government or the Government company and in ratifying such contract the Central Government or the Government company may make such alteration or modification therein as it may think fit:

Provided that the Central Government or the Government company shall not omit to ratify a contract and shall not make any alteration or modification in a contract—

(a) unless it is satisfied that such contract is unduly onerous or has been entered into in bad faith or is detrimental to the interest of the Central Government or the Government company ; and

(b) except after giving the parties to the contract a reasonable opportunity of being heard and except after recording in writing its reasons for refusal to ratify the contract or for making any alteration or modification therein.

23. Penalties.—Any person who,—

(a) having in his possession, custody or control any property forming part of the Amritsar Oil Works, wrongfully withholds such property from the Central Government or the Government company; or

(b) wrongfully obtains possession of, or retains, any property forming part of, the Amritsar Oil Works; or

(c) wilfully withholds or fails to furnish to the Central Government or the Government company or any person or body of persons specified by that Government or the Government company, as the case may be, any document relating to the Amritsar Oil Works ; which may be in his possession, custody or control, or

(d) wilfully fails to deliver to the Central Government any inventory of property and asset forming part of the Amritsar Oil Works, or

(e) fails to deliver to the Central Government or the Government company or any person or body of persons specified by that Government or the Government company, any assets, books of account, registers or other documents in his possession, custody or control relating to the Amritsar Oil Works which may be in his possession, custody or control; or

(f) wrongfully removes or destroys any property forming part of the Amritsar Oil Works or prefers any claim under this Act which he knows or has reason to believe to be false or grossly inaccurate,

shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to ten thousand rupees, or with both.

24. Offences by companies.—(1) Where an offence under this Act has been committed by a company, every person who, at the time the offence was committed, was in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where any offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) "company" means any body corporate and includes a firm or other association of individuals; and
- (b) "director", in relation to a firm, means a partner in the firm.

25. Protection of action taken in good faith.—(1) No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer of that Government or the Government company or other person authorised by that Government or the Government company for anything which is in good faith done or intended to be done under this Act.

(2) No suit or other legal proceeding shall lie against the Central Government or any of its officers or other employees or the Government company or any officer or other person authorised by that company for any damage caused or likely to be caused by anything which is in good faith done or intended to be done under this Act.

26. Delegation of powers.—(1) The Central Government may, by notification, direct that all or any of the powers exercisable by it under this Act, other than the powers conferred by section 27 and 28, may also be exercised by such person or persons as may be specified in the notification.

(2) Whenever any delegation of power is made under sub-section (1), the person to whom such power has been delegated shall act under the direction control and supervision of the Central Government.

27. Power to make rules.—(1) The Central Government may, by notification, make rules for carrying out the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing powers, such rules may provide for all or any of the following matters, namely:—

- (a) the time within which, and the manner in which, an intimation referred to in sub-section (3) of section 4 shall be given;
- (b) the form and manner in which, and the conditions under which, the Custodian or Custodians shall maintain accounts as required by sub-section (4) of section 8;
- (c) the manner in which the monies in any provident fund, referred to in sub-section (2) of section 13 shall be dealt with;
- (d) any other matter which is required to be, or may be, prescribed.

(3) Every rule made by the Central Government under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

28. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order, not inconsistent with the provisions of this Act, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the appointed day.

The above Bill has been passed by the Houses of Parliament.

Deputy Chairman.

Dated the October, 1982.

I assent to this Bill.

*Vice-President.
discharging the functions of the President.*

Dated the October, 1982.

Assented to on 21 October, 1982.

**THE CONTINGENCY FUND OF INDIA
(AMENDMENT) ACT, 1982**

Act No. 52 of 1982

AN

ACT

further to amend the Contingency Fund of India Act, 1950

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Contingency Fund of India (Amendment) Act, 1982.

2. Amendment of section 4.—In the Contingency Fund of India Act, 1950 (49 of 1950), section 4 shall be numbered as sub-section (1) thereof, and—

(a) in sub-section (1), as so numbered, after the words “Central Government may”, the words “, by notification in the Official Gazette,” shall be inserted; and

(b) after sub-section (1), as so numbered, the following sub-section shall be inserted, namely:—

(2) Every rule made under this section shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.”.

Assented to on 21 October, 1982

**THE CUSTOMS TARIFF (SECOND AMENDMENT)
ACT, 1982**

Act No. 52 of 1982

AN

ACT

further to amend the Customs Tariff Act, 1975.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. Short title and commencement.—(1) This Act may be called the Customs Tariff (Second Amendment) Act, 1982.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. Amendment of section 9.—In section 9 of the Customs Tariff Act, 1975 (51 of 1975), (hereinafter referred to as the principal Act),—

(a) for sub-section (1), the following sub-section shall be substituted, namely:—

“(1) Where any country or territory pays, or bestows, directly or indirectly, any bounty or subsidy upon the manufacture or production therein or the exportation therefrom of any article, then, upon the importation of any such article into India, whether the same is imported directly from the country of manufacture, production or otherwise, and whether it is imported in the same condition as when exported from the country of manufacture or production or has been changed in condition by manufacture, production or otherwise, the Central Government may, by notification in the Official Gazette, impose,—

(i) if the article is not otherwise chargeable with duty under the provisions of this Act, a duty; or

(ii) if the article is otherwise so chargeable, an additional duty, not exceeding the amount of such bounty or subsidy:

Provided that the Central Government may, pending the determination in accordance with the provisions of this section and the rules made thereunder of the amount of such bounty or grant, impose a duty or additional duty under this sub-section not exceeding the amount of such bounty or subsidy as provisionally estimated by it and if such duty or additional duty exceeds such bounty or subsidy as so determined,—

(a) the Central Government shall, having regard to such determination and as soon as may be after such determination, reduce such duty or additional duty, and

(b) refund shall be made of so much of such duty or additional duty which has been collected as is in excess of the duty or additional duty as so reduced.”;

(b) in sub-section (2),—

(i) for the words “net amount of any such bounty or grant”, the words “amount of any such bounty or subsidy” shall be substituted;

(ii) for the words “additional duty”, the words “duty or additional duty, as the case may be,” shall be substituted.

3. Insertion of new sections 9A and 9B.—After section 9 of the principal Act, the following sections shall be inserted, namely,—

9A. Anti-dumping duty.—(1) Where any article is exported from any country or territory (hereinafter in this section referred to as the exporting country or territory) to India at less than its normal value, then, upon the importation of such article into India, the Central Government may, by notification in the Official Gazette, impose,—

(a) if the article is not otherwise chargeable with duty under the provisions of this Act, a duty; or

(b) if the article is otherwise so chargeable, an additional duty,

not exceeding the margin of dumping in relation to such article:

Provided that the Central Government may, pending the determination in accordance with the provisions of this section and the rules made thereunder of the normal value and the margin of dumping in relation to any article, impose on the importation of such article into India a duty or additional duty under this sub-section on

the basis of a provisional estimate of such value and margin and if such duty or additional duty exceeds the margin as so determined,—

- (a) the Central Government shall, having regard such determination and as soon as may be after to such determination, reduce such duty or additional duty; and
- (b) refund shall be made of so much of such duty or additional duty which has been collected as is in excess of such duty or additional duty as so reduced.

Explanation.—For the purposes of this section,—

- (a) “margin of dumping” in relation to an article, means the difference between the price at which such article is exported and its normal value;
- (b) “normal value”, in relation to an article, means—
 - (i) the comparable price in the ordinary course of trade for the said article or like article when meant for consumption in the exporting country or territory as determined under sub-section (2); or
 - (ii) where such comparable price cannot be ascertained because of the particular market situation or for any other reason, such value shall be either—
 - (A) the highest comparable price for the said article or like article from the exporting country or territory to any third country in the ordinary course of trade as determined under sub-section (2); or
 - (B) the cost of production of the said article or like article in the country of origin along with reasonable addition for selling and any other cost, and for profits, as determined under sub-section (2).

(2) Subject to any rules made under sub-section (3), the Central Government shall, after making due allowance in each case for differences in conditions and terms of sale, for differences in taxation and for other differences affecting price comparability, and, after such inquiry as it may consider necessary, determine, for the purposes of sub-section (1) the export price and the normal value of, and the margin of dumping in relation to, any article.

(3) The Central Government may, by notification in the Official Gazette, make rules for the purposes of this section, and without prejudice to the generality of the foregoing such rules may provide for the manner in which articles liable for any duty or additional duty under sub-section (1) may be identified, and for the manner in which the export price and the normal value of, and the margin of dumping in relation to, such articles may be determined and for the assessment and collection of such duty or additional duty.

(4) Every notification issued under sub-section (1) shall, as soon as may be after it is issued, be laid before each House of Parliament.

9B. No levy under section 9 or section 9A in certain cases in the absence of injury to industry in India.—(1) Notwithstanding anything contained in section 9 or section 9A, the Central Government shall not levy any duty or additional duty under either of those sections on the import into India of any article from any country or territory to which this section applies unless that Government, after making investigation in accordance with the rules made under sub-section (3), declares, by notification in the Official Gazette, that the import of such article into India causes or threatens material injury to any industry established in India or materially retards the establishment of any industry in India.

(2) This section applies to every country or territory which is specified by the Central Government by notification in the Official Gazette to be a country or territory which, by reason of its being a party to the General

Agreement on Tariff and Trade or by reason of any agreement between it and India for giving the most-favoured nation treatment or for any other reason, levies duty or additional duty of the nature referred to in section 9 or section 9A on articles imported from India only when such import causes or threatens any material injury to any industry established in such country or territory or materially retards the establishment of such industry in such country or territory.

(3) The Central Government may, by notification in the Official Gazette, make rules for the purposes of this section, and without prejudice to the generality of the foregoing, such rules may provide for the manner in which any investigation may be made for the purposes of sub-section (1), the factors to which regard shall be had in any such investigation and for all matters connected with such investigation.

(4) Every notification issued under sub-section (1) or sub-section (2) shall, as soon as may be after it is issued, be laid before each House of Parliament.

Explanation.—For the purposes of this section, “industry”, in relation to any article, includes the manufacture or production of like articles, any activity connected therewith and the persons engaged in such production, manufacture or activity’.

Assented to on 21st October, 1982.
THE FOOD CORPORATIONS (AMENDMENT)
ACT, 1982

(Act No 53 of 1982)

AN
ACT

further to amend the Food Corporations act, 1964.
Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Food Corporations (Amendment) Act, 1982.

2. *Amendment of section 12A.*—In the Food Corporations Act, 1964 (37 of 1964) (hereinafter referred to as the principal Act) in sub-section (5) of section 12A,—

(a) for clause (b), the following clause shall be substituted namely:—

“(b) shall be dismissed or removed or reduced in rank except after an inquiry in which he has been informed of the charges against him and given a reasonable opportunity of being heard in respect of those charges.”;

(b) in the proviso to clause (b), for the words “Provided that”, the words “Provided further that” shall be substituted and before the proviso, as so amended, the following proviso shall be inserted, namely:

“Provided that where it is proposed after such inquiry, to impose upon him any such penalty, such penalty may be imposed on the basis of the evidence adduced during such inquiry and it shall not be necessary to give such person any opportunity of making representation on the penalty proposed.”.

3. *Amendment of section 44.*—In section 44 of the principal Act, in sub-section (3), for the words “which may be comprised in one session or in two successive sessions, and if, before the expiry of the session in which it is so laid or the session immediately following.”, the words “which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid,” shall be substituted.

4. *Amendment of section 45.*—In section 45 of the principal Act,—

(a) after sub-section (1), the following sub-section shall be inserted, namely:

"(4) The power to make regulations under this section shall include the power to give retrospective effect from a date not earlier than the date of commencement of this Act to the regulations or any of them but no retrospective effect shall be given to any regulation so as to prejudicially affect the interests of any person to whom such regulation may be applicable.";

(b) after sub-section (4) the following sub-section shall be added, namely:—

"(5) Every regulation made under this Act shall be laid as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the regulation or both Houses agree that the regulation should not be made, the regulation shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that regulation.".

5. *Insertion of new section 46.*—After section 45 of the principal Act, the following section shall be inserted, namely:—

"46. *Validation.*—No regulation made or purporting to have been made with retrospective effect, under section 45 before the commencement of the Food Corporations (Amendment) Act, 1982 shall be deemed to be invalid for ever to have been invalid merely on the ground that such regulation was made with retrospective effect and accordingly every such regulation and any action taken or thing done thereunder shall be as valid and effective as if the provisions of section 45 as amended by the Food Corporations (Amendment) Act, 1982 were in force at all material times when such regulation was made or action or thing was taken or done."

Assented to on 22nd October, 1982

THE RUBBER (AMENDMENT) ACT, 1982 (Act No 54 of 1982)

AN
ACT

further to amend the Rubber Act, 1947.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the Rubber (Amendment) Act, 1982.

(2) It shall come into force on such date as the Central Government may, by notification in the official Gazette, appoint.

2. *Amendment of section 3.*—In section 3 of the Rubber Act, 1947 (24 of 1947) (hereinafter referred to as the principal Act), after clause (c), the following clause shall be inserted, namely:—

'(cc) "Executive Director" means the Executive Director appointed under this Act;'

3. *Amendment of section 4.*—In section 4 of the Principal Act, in sub-section (3),—

(a) in clause (e), the word "and" occurring at the end shall be omitted;

(b) after clause (e), the following clause shall be inserted namely:—

"(ee) the Executive Director ex-officio; and".

4. *Amendment of section 6.*—In section 6 of the principal Act,—

- (a) for the words "The Chairman", the words "A person appointed as the whole-time Chairman" shall be substituted;
- (b) after the words "Central Government", the words "and a person appointed as the part-time Chairman shall be entitled to such honorarium and allowances, if any, and such other conditions of service as may from time to time be fixed by the Central Government" shall be inserted.

5. *Amendment of section 6A.*—In section 6A of the principal Act,—

- (a) sub-section (1) shall be renumbered as sub-section (1A), and before sub-section (1A), as so renumbered, the following sub-section shall be inserted, namely:—

"(1) The Central Government may appoint an Executive Director to exercise such powers and perform such duties under the direction of the Board as may be prescribed or as may be delegated to him by the Chairman."

- (b) in sub-section (3), for the words "The Rubber Production Commissioner", the words "The Executive Director, the Rubber Production Commissioner" shall be substituted;
- (c) in sub-section (4), for the words "The Chairman, the words "The Chairman, if whole-time, the Executive Director", shall be substituted.

6. *Amendment of section 25.*—In section 25 of the principal Act,—

- (a) in sub-section (2), in clause (vi), after the words "the powers and duties of", the words "the Executive Director," shall be inserted;
- (b) in sub-section (3), for the words "two successive sessions, and if before the expiry of the session in which it is so laid or the session immediately following," the words "two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid," shall be substituted.

Assented to on 22nd October, 1982.

THE POWERS-OF-ATTORNEY (AMENDMENT)

ACT, 1982

(Act No. 55 of 1982)

AN
ACT

further to amend the Powers-of-Attorney Act, 1882.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Powers-of-Attorney (Amendment) Act, 1982.

2. *Insertion of new section 1A.*—In the Powers-of-Attorney Act, 1882 (7 of 1882), (hereinafter referred to as the principal Act), after section 1, the following section shall be inserted, namely:—

'1A. *Definition.*—In this Act, "power-of-attorney" includes any instrument empowering a specified person to act for and in the name of the person executing it.'

3. *Amendment of section 2.*—In section 2 of the principal Act, the word "assurance," occurring at both the places shall be omitted.

4. *Amendment of section 3.*—In section 3 of the principal Act, the words "lunatic," "or bankrupt", "lunacy," and "bankruptcy," shall be omitted.

5. Amendment of section 4.—In section 4 of the principal Act, in clause (a) and clause (d), after the words “the High Court”, the words “or District Court” shall be inserted.

6. Amendment of section 5.—In section 5 of the principal Act, for the words “A married woman, whether a minor or not, shall, by virtue of this Act, have power, as if she were unmarried and of full age,”, the words “A married Roman of full age shall, by virtue of this Act, have power, as if she were unmarried,” shall be substituted.

Assented to on 25th October, 1982.
THE CHARITABLE ENDOWMENTS (AMENDMENT) ACT, 1982

(Act No. 56 of 1982)

AN

ACT

further to amend the Charitable Endowments Act, 1890.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. Short title.—This Act may be called the Charitable Endowments (Amendment) Act, 1982.

2. Amendment of section 13.—In section 13 of the Charitable Endowments Act, 1890 (6 of 1890) sub-section (2) shall be re-numbered as sub-section (1) and—

(a) in sub-section (1) as so re-numbered, after the words “The appropriate Government may”, the words “, by notification in the Official Gazette,” shall be inserted;

(b) after sub-section (1) as so re-numbered the following sub-sections shall be inserted, namely:—

“(2) Every rule made by the State Government under this Act shall be laid as soon as may be after it is made before the State Legislature.

(3) Every rule made by the Central Government under this Act shall be laid as soon as may be after it is made before each House of Parliament, while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions; and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.”

The above Bill has been passed by the Houses of Parliament.

Assented to on 25th October, 1982.
THE SUGAR CESS (AMENDMENT) ACT, 1982

(Act No. 57 of 1982)

AN

ACT

to amend the Sugar Cess Act, 1982.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:

1. Short title and commencement.—(1) This Act may be called the Sugar Cess (Amendment) Act, 1982.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. Amendment of section 3.—In section 3 of the Sugar Cess Act, 1982 (3 of 1982), in sub-section (1),—

(a) for the words “ten rupees”, the words “fifteen rupees” shall be substituted;

(b) in the proviso, for the words “five rupees”, the words “fourteen rupees” shall be substituted.

Assented to on 25th October, 1982.

THE CENTRAL EXCISE LAWS (AMENDMENT AND VALIDATION) ACT, 1982
(Act No. 58 of 1982)

AN

ACT

to provide for the amendment of laws relating to central excise and to validate duties of excise collected under such laws.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. Short title and commencement.—(1) This Act may be called the Central Excise Laws (Amendment and Validation) Act, 1982.

(2) It shall be deemed to have come into force on the date of commencement of the Central Excises and Salt Act, 1944 (1 of 1944).

2. Provisions as to exemption from duty of excise or fixing rate of such duty under certain Central Laws and Validation.—(1) In this section,—

(a) “Central Excises Act” means the Central Excises and Salt Act, 1944 (1 of 1944);

(b) “Central Law” means a Central Act other than the Central Excises Act and includes a declared provision within the meaning of section 2 of the Provisional Collection of Taxes Act 1931; (16 of 1931).

(c) “exemption”, in relation to any duty of excise, means exemption from the whole or any part of such duty;

(d) “preamble”, in relation to any notification or order, means that part of the notification or order which refers to the powers in exercise or in pursuance of which such notification or order is issued or made.

(2) Every Central Law providing for the levy and collection of any duty of excise which makes the provisions of the Central Excises Act and the rules made thereunder applicable by reference to the levy and collection of the duty of excise under such Central Law shall have, and shall be deemed always to have had, effect with respect to the matters dealt with in sub-section (3) in the manner provided in that sub-section and this Act shall be construed as one with such Central Law.

(3) Where any Central Law providing for the levy and collection of any duty of excise makes the provisions of the Central Excises Act and the rules made thereunder applicable by reference to the levy and collection of the duty of excise under such Central Law then,—

(a) it shall be necessary for the purpose of granting, by any notification or order, any exemption from any duty of excise or fixing by any notification or order, any rate of duty leviable under such Central Law to expressly refer to the provisions of the said Central Law in the preamble to such notification or order, or to, state by express words in such notification or order that the exemption provided for, or the rate of duty fixed, by such notification or order is an exemption from, or the rate of duty under such Central Law;

(b) no notification or order issued or made under the Central Excises Act or the said rules (whether issued or made before, on or after the 24th day of September, 1982 and whether or not in force on such date) granting any exemption from any duty of excise or fixing any rate of such duty shall have the effect of or be construed as providing for exemption from the duty of excise leviable or as the case may be, fixing the rate of duty under the said Central Law, unless such notification or order:—

(i) expressly refers to the provisions of the said Central Law in the preamble; or

- (ii) by express words, provides for an exemption from duty of excise leviable or, as the case may be, fixes the rate of duty, under the said Central Law; and
- (c) every notification or order of the nature referred to in clause (b) which expressly refers to the provisions of any Central Law or Central Laws in the preamble, shall have the effect of, and be construed as, providing for exemption from the duty of excise leviable, or, as the case may be fixing a rate of duty, only under such Central Law or Central Laws, unless such notification or order also, by express words, provides for an exemption from the duty of excise leviable, or as the case may be, fixes the rate of duty under the Central Excises Act.

(4) Every notification or order granting any exemption or fixing a rate of duty issued or made under the Central Excises Act or the rules made, thereunder at any time whatsoever before the 24th day of September, 1982 shall have, and shall be deemed always to have had, effect for all purposes as if the foregoing provisions of this section had been in force at all material times and accordingly, notwithstanding anything contained in any judgement, decree or order of any court, tribunal or other authority any action or thing taken or done, or purporting to have been taken or done, under the Central Excises Act, or the said rules or any Central Law in any case by virtue of such notification or order shall be deemed to be, and to have always been, for all purposes as validly and effectively taken or done as if the foregoing provisions of this section had been in force at all material times, and, notwithstanding anything as aforesaid and without prejudice to the generality of the foregoing,—

- (a) all duties of excise levied, assessed or collected with respect to any goods under the Central Excises Act or the said rules or any Central Law shall be deemed to be, and shall be

deemed always to have been validly levied, assessed or collected as if the foregoing provisions of this section had been in force at all material times;

- (b) no suit or other proceeding shall be maintained or continued in any court for the refund of, and no enforcement shall be made by any court of, any decree or order directing the refund of, any such duties of excise which have been collected and which would have been validly collected if the foregoing provisions of this section had been in force at all material times;
- (c) refunds shall be made of all such duties of excise which have been collected but which would not have been collected if the foregoing provisions of this section had been in force at all material times; and
- (d) recoveries shall be made of all such duties of excise which have not been collected or, as the case may be which have been refunded but which would have been collected or, as the case may be would not have been refunded if the foregoing provisions of this section had been in force at all material times.

(5) For the removal of doubts, it is hereby declared that no act or omission on the part of any person shall be punishable as an offence which would not have been so punishable if this Act had not come into force.

3. Repeal and saving.—(1) The Central Excise Laws (Amendment and Validation) Ordinance, 1982 (1 of 1982), is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Act.

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) को वंधानिक अधिसूचनाएं तथा प्रत्य निर्वाचन सम्बन्धी अधिसूचनाएं

मृत्यु

अनुपूरक
(देखिये पृष्ठ 870-873)

DAILY RAINFALL RECORDED IN HIMACHAL

District and Station	1st	2nd	3rd	4th	5th	6th	7th	8th	9th	10th	11th	12th	13th	14th	15th	16th	17th	18th	19th	
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Bilaspur :																				
Sadar	7.5	—	—	N	10.4	O	T	12.6	—	14.6	A	V	A	I	L	A	B	L	E	
Ghumarwin			—	N	—	O	T			A	A	V	A	I	L	A	B	L	E	
Raghunathpura				N	—	O	T			A	V	A	I	L	A	B	L	E		
Bilaspur Obs.																				
Chamba :																				
Chamba	37.4	—	—	—	—	18.4	—	6.2	—	—	A	V	A	I	L	A	B	L	E	
Sahu			—	N	—	O	T			—	—	—	—	—	—	—	44.0	15.4	12.6	
Chhatrari				N	—	5.0	—	—	—	—	—	—	—	—	—	—	54.0	10.0	20.0	—
Bhandal		—	—	4.0	2.4	22.4	—	—	—	—	A	V	A	I	L	A	B	L	E	
Chowari				N	—	O	T			—	—	—	—	—	—	—	31.2	4.4	33.0	
Bathri				N	—	O	T			A	V	A	I	L	A	B	L	E		
Kalatop				N	—	O	T			—	—	—	—	—	—	—	10.2	20.3	1.2	4.0
Bharmaur	7.5	—	2.1	4.2	—	6.0	4.5	—	—	1.0	1.2	—	—	—	—	—	0.5	8.4	2.4	6.3
Tissa		12.0	—	N	7.0	O	T		15.0	—	4.2	—	5.0	—	—	—	—	17.0	—	
Bhanota				N	—	O	T			A	V	A	I	L	A	B	L	E		
Kilar																				
Hamirpur :																				
Hamirpur	7.0	—	—	—	—	—	28.0	—	—	4.0	—	—	—	—	—	130.0	16.0	13.0	20.0	8.0
Kangra :																				
Palampur	29.4	—	N	O	T	13.2	—	—	A	V	A	10.2	I	L	A	B	L	E	—	
Dehra	64.4	—	11.6	—	5.2	—	—	—	—	13.2	V	A	—	76.6	61.0	86.0	2.6	13.4	9.4	8.2
Kangra			15.4	—	—	—	—	—	—	A	V	A	I	L	A	B	L	E	2.8	27.2
Dharamshala			N	O	T	13.5	—	—	—	9.3	—	—	—	80.0	—	—	9.3	7.2	—	6.0
Nurpur	30.6	—	12.5	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
Kullu :																				
Kullu		N	O	T						A	V	A	I	L	A	B	L	E	—	
Banjar		N	O	T						A	V	A	I	L	A	B	L	E	—	
Kinnaur :																				
Nichar	5.4	—	—	—	—	—	6.0	—	4.0	—	4.0	—	—	—	—	—	7.0	3.6	3.0	1.2
Kilba			—	—	—	—	3.2	—	2.0	1.8	—	—	—	—	—	—	6.8	3.2	—	2.4
Sangla		—	—	—	—	—	2.6	5.2	1.0	—	1.8	—	—	—	—	—	2.0	1.8	—	—
Kalpa	3.0	—	—	—	—	—	3.6	—	4.0	—	—	—	—	—	—	—	—	—	1.0	1.0
Purbani	—	—	—	—	—	—	6.0	—	—	—	—	—	—	—	—	—	—	—	—	
Lahaul & Spiti :																				
Keylong		N	O	T						A	V	A	I	L	A	B	L	E		
Kaza		N	O	T						A	V	A	I	L	A	B	L	E		
Shimla :																				
Rampur	40.5	—	—	—	—	—	—	1.1	20.3	100.5	—	30.4	75.3	—	—	40.1	30.4	—	—	—
Rohru	10.1	8.0	—	—	—	—	1.8	2.5	27.5	1.4	12.5	10.4	—	3.0	4.2	7.0	—	10.6	22.2	1.6
Jubbal	17.0	—	—	—	—	—	—	3.2	10.2	—	—	—	—	10.4	11.1	18.4	11.5	7.6	7.4	
Chopal	1.3	—	O	T				A	V	A	I	L	A	B	L	E	—	—		
Theog	N	O	T				A	V	A	I	L	A	B	L	L	E	—	—		
Kumarsain	N	O	T				A	V	A	I	L	A	B	L	L	E	—	—		
Junga	N	O	T				A	V	A	I	L	A	B	L	L	E	—	—		
Kasumpti	N	O	T				A	V	A	I	L	A	B	L	L	E	—	—		
Suni	3.0	1.2	—	—	—	—	5.7	—	5.7	4.2	2.7	4.2	—	—	4.2	32.0	25.0	16.0	5.1	
Kotkhai	12.0	4.0	—	—	—	—	—	27.5	38.0	—	9.5	—	—	—	18.0	15.0	12.0	3.0	4.0	
Khadrala	7.0	—	—	—	—	—	—	—	10.1	—	—	10.1	—	—	—	—	9.1	—	—	
Bashla	5.0	—	—	—	—	8.1	—	—	—	—	—	15.0	14.0	—	—	—	15.0	—	—	19.0
Shillaroo	10.0	—	O	T		—	—	A	V	A	I	L	A	B	L	L	—	—	—	
Parala	N	O	T				A	V	A	I	L	A	B	L	L	—	—	—		
Kotgarh	N	O	T				A	V	A	I	L	A	B	L	L	—	—	—		
Phancha	N	O	T				A	V	A	I	L	A	B	L	L	—	—	—		
Mashobra	10.0	—	O	T		—	—	15.0	30.0	5.0	20.0	15.0	15.0	30.0	20.0	15.0	5.0	—	10.0	

PRADESH FOR THE MONTH OF JUNE, 1981

(In Millimetres)

DAILY RAINFALL RECORDED IN HIMACHAL

District and Station	1st	2nd	3rd	4th	5th	6th	7th	8th	9th	10th	11th	12th	13th	14th	15th	16th	17th	18th	19th	20th
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	
Mandi:																				
Sadar				N	O	T			A	V	A	I	L	A	B	L	E			
Jogindernagar	50.0	20.0	—	—	—	5.0	—	—	4.0	50.0	—	—	45.0	50.0	35.0	30.0	5.0	2.0	3.0	
Sarkaghat	2.0	15.0	—	23.0	14.0	26.2	—	3.4	19.0	28.0	15.0	—	32.0	148.0	—	92.0	95.0	10.0	85.0	
Chachhot	6.1	—	—	—	3.4	—	—	—	32.0	22.3	6.1	21.4	36.1	67.2	5.0	63.3	11.1	2.1	6.0	
Sundernagar	6.0	—	11.4	3.4	—	—	—	—	10.1	6.0	21.4	3.3	3.1	64.2	83.0	6.0	26.2	66.1	—	24.0
Karsog	—	2.0	—	2.0	—	O	T	—	—	1.0	2.0	—	10.0	13.0	28.0	4.6	9.0	—	16.0	
Bhangrotu			N	—	—	—	—	—	A	V	A	I	L	A	B	L	E			
Jhungi	—	10.4	—	5.2	—	—	—	—	—	11.4	21.6	—	41.2	56.4	62.6	48.4	42.2	52.6	11.2	
Kataula	—	—	5.8	5.2	N	O	T	—	—	2.4	—	52.4	—	56.0	55.2	39.0	29.0	—	9.0	13.0
Panjain			N	—	—	—	—	—	A	V	A	I	L	A	B	L	E			
Janjehli			N	—	—	—	—	—	A	V	A	I	L	A	B	L	E			
Mandi Ots.			N	—	—	—	—	—	A	V	A	I	L	A	B	L	E			
Solan:																				
Nalagarh			N	O	T				A	V	A	I	L	A	B	L	E			
Solan	1.5	5.7	—	—	—	1.5	—	22.0	5.5	6.5	26.0	—	14.5	32.5	9.5	5.0	3.6	—	3.5	
Kasauli	—	38.4	—	—	—	5.6	—	10.8	25.2	8.6	53.8	—	2.4	4.2	3.4	16.2	4.4	—	104.6	
Arki	—	—	—	—	—	—	—	3.0	—	—	74.0	—	75.5	25.5	5.5	28.0	—	40.5		
Kandaghat	—	3.2	—	—	—	—	—	6.2	2.7	2.0	—	25.2	41.0	34.2	4.3	0.8	4.1	0.1	20.1	
Sirmaur:																				
Nahan			N	O	T				A	V	A	I	L	A	B	L	E	—	—	
Paonta			N	O	T				A	V	A	I	L	A	B	L	E	—	—	
Renuka	3.0	—	—	—	—	3.0	—	1.0	—	18.0	—	21.0	15.0	18.0	10.0	24.0	6.0	4.0	9.0	
Pachhad	—	12.2	—	—	—	1.8	—	—	A	V	A	I	L	A	B	L	E	11.2	14.8	
Bagthan			N	O	T				A	V	A	I	L	A	B	L	E			
Dhaura-Kuan			N	O	T				A	V	A	I	L	A	B	L	E			
Dadupur	1.0	8.0	—	—	1.5	—	—	—	6.0	—	—	—	158.0	15.0	6.0	20.0	16.0	6.0	30.0	
Una	—	—	—	—	—	—	—	1.0	—	—	5.0	3.0	—	—	68.0	—	5.0	1.0	2.6	

PRADESH FOR THE MONTH OF JULY, 1981

(In Millimetres)

20th	21st	22nd	23rd	24th	25th	26th	27th	28th	29th	30th	31st	Number of rain days	Normal number of rainy days	Total rainfall for the month	Normal rainfall for the month	Heaviest rainfall during the month	Total rainfall from 1-6-81 to 30-6-81	
21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	
N 20.0	O 50.0	T 5.0	V 43.0	A 66.0	A —	V 87.0	A 180.0	I 37.0	L 4.0	A —	B —	L 20	18.9	—	497.9	—	791.0	
15.0 —	— 6.0	— 26.0	— 3.2	— 15.2	— 75.0	— 75.4	— 84.2	— 71.3	— 67.2	— —	— —	23	676.6	20.5	180.0	—	791.0	
9.1 —	2.1 —	50.3 4.3	49.2 4.5	23.4 25.0	36.3 4.0	— —	8.2 20.0	1.2 12.3	38.0 33.0	63.2 22.3	2.4 —	24	535.5	17.7	148.0	1042.7	1042.7	
3.0 —	— —	15	630.4	18.3	77.1	630.4	630.4											
N 5.4	O 24.2	T 65.4	V 55.0	A 85.4	A 92.2	V 32.4	A 11.2	I 15.4	L 54.2	A 13.4	B —	22	512.4	16.7	83.0	617.5	617.5	
12.0 —	— 6.6	— 38.0	— 12.6	— 31.4	— —	— 23.0	— 43.8	— 57.6	— 10.0	— 7.0	— B	20	204.0	14.1	33.0	204.0	204.0	
N N N N	O O O O	T T T T	V V V V	A A A A	A A A A	A V V V	A A A A	I I I I	L L L L	A A B B	B B B B	L L L L	16.9 303.0 427.4 767.4	429.0 514.2 514.2 547.1	19.0 20.0 20.0 20.0	85.4 57.6 57.6 547.1	767.4 514.2 514.2 547.1	
														Distt. Total Distt. Average	146 20.8	— —	4567.2 652.4	5979.9 498.3
N 11.8	O 63.0	T 1.0	V 15.5	A 5.2	A 7.4	V —	A —	I 16.5	L 35.6	A 22.5	B 0.2	L 19	E 384.1	— 252.2	16.0 N. A.	35.6 104.6	252.2 561.0	
12.9 —	— 4.7	— 3.3	— 47.3	— 6.2	— 7.1	— —	— —	— 13.2	— 67.8	— 49.4	— 69.2	— 1.2	18	N. A. 345.2	— 385.0	14.8 N. A.	75.5 47.3	385.0 283.9
														Distt. Total Distt. Average	69 17.2	N. A. N. A.	1482.1 370.5	N. A. N. A.
N 19.0	O 30.0	T 9.0	V 2.0	A 3.5	A —	V —	A —	I 22.0	L 19.0	A 13.0	B —	L —	16.5 17.1	— 578.8	496.2 578.8	— —	— —	1482.1 370.5
1.4 —	12.0 O	8.4 T	6.4 —	— —	— —	45.0 V	33.4 A	18.4 I	— L	— A	— B	18 13	519.2 504.9	249.5 314.4	15.7 17.5	30.0 90.2	249.5 314.4	
N N N	N O O	N T T	N V V	N A A	N —	N 12.0	N 6.0	N 14.0	N 26.0	N 20.0	N —	N 16.8	N E	— 364.5	— 562.3	— —	— 158.0	— 364.5
														Distt. Total Distt. Average	47 15.6	83.6 16.7	928.2 309.4	2655.4 531.1
—	42.8	— —	25.4	42.0	22.7	9	N. A.	218.5	N. A.	68.0	218.5							
														Distt. Total Distt. Average	9 9	N. A. N. A.	218.5	N. A. N. A.
																68.0	218.5	
																	68.0	

